



# Decision Memo for Vagus Nerve Stimulation for Treatment of Resistant Depression (TRD) (CAG-00313R)

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## Decision Summary

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Vagus nerve stimulation is not covered for treatment resistant depression.

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## Decision Memo

TO: Administrative File: CAG-00313R  
Vagus Nerve Stimulation for Treatment of Resistant Depression

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SUBJECT: Coverage Decision Memorandum for Vagus Nerve Stimulation for Treatment of Resistant Depression

DATE: May 4, 2007

## **I. Decision**

CMS has determined that there is sufficient evidence to conclude that vagus nerve stimulation is not reasonable and necessary for treatment of resistant depression. Accordingly, we are issuing the following national coverage determination:

Vagus nerve stimulation is not covered for treatment resistant depression.

## **II. Background**

## Types of Mental Disorders

Mental disorders are health conditions that are characterized by alterations in thinking, mood, or behavior (or some combination thereof) associated with distress and/or impaired functioning (Surgeon General's Report 1999). Depression is a mental disorder characterized by alterations in mood. "Mood disorders are recurrent, life threatening (due to the risk for suicide), and a major cause of morbidity worldwide" (Nestler, Barrot et al. 2002). The symptoms of depression have been recognized as far back as ancient times, with Hippocrates referring to it as melancholia (Nestler, Barrot et al. 2002). The diagnosis of depression is not based on objective diagnostic tests (such as biopsies or serum chemistries) but on a highly variable set of symptoms (Nestler, Barrot et al. 2002). Nestler and others have suggested, "...depression should not be viewed as a single disease, but a heterogeneous syndrome comprised of numerous diseases of distinct causes and pathophysiologies" (Nestler et al., 2002; Thase, 2000). In the Diagnostic and Statistical Manual of Mental Disorders, fourth edition (DSM IV), the criteria for a major depressive episode (MDE) include five or more of the following symptoms, that have been present during the same 2-week period and represent a change from previous functioning, with at least one of the symptoms being either depressed mood or loss of interest or pleasure:

1. Depressed mood most of the day, nearly every day, as indicated either by subjective report (e.g., feels sad or empty) or observation made by others (e.g., appears tearful);
2. Markedly diminished interest or pleasure in all, or almost all, activities most of the day, nearly every day (as indicated either by subjective account or observation made by others);
3. Significant weight loss when not dieting or weight gain (e.g., a change of more than 5% of body weight in a month), or decrease or increase in appetite nearly every day;
4. Insomnia or hypersomnia nearly every day;
5. Psychomotor agitation or retardation nearly every day (observable by others, not merely subjective feelings of restlessness or being slowed down)<sup>1</sup>;
6. Fatigue or loss of energy nearly every day;
7. Feelings of worthlessness or excessive or inappropriate guilt (which may be delusional) nearly every day (not merely self-reproach or guilt about being sick);
8. Diminished ability to think or concentrate, or indecisiveness, nearly every day (either by subjective account or as observed by others);
9. Recurrent thoughts of death (not just fear of dying), recurrent suicidal ideation without a specific plan, or a suicide attempt or specific plan for committing suicide.

A major depressive disorder (MDD) is characterized by one or more MDEs. MDD is a serious condition with associated morbidity and mortality. Despite intensive research, the etiology of depressive disorders is not yet completely understood (Baghai, Moller et al. 2006). The origin of this illness is believed to be multifactorial with psychological, social and biological factors interacting to cause disturbed central nervous system function (Baghai et al., 2006).

## Impact of Depression

Depression is common. Among persons older than 65 years, 1 in 6 suffer from depression (Wang, Schneeweiss et al. 2005). In the United States, the lifetime prevalence is approximately 16%, and the 12-month period prevalence of MDD is approximately 7%, as determined by survey a of MDD (Kessler, Berglund et al. 2003). MDD is significantly associated with other psychiatric disorders, especially substance dependence, panic and generalized anxiety disorder, and several personality disorders, with 72% of patients with lifetime MDD meeting the criteria for at least one other DSM-IV disorder (Kessler et al., 2003; Hasin et al., 2005). Disparities in the treatment for MDD among minority groups are well known (Hasin, Goodwin et al. 2005). "Across the life span, the course of depression is marked by recurrent episodes of depression followed by periods of remission" (Surgeon General's Report, 1999). Patients with depression can experience spontaneous remission. The American Psychiatric Association (APA) practice guideline notes, "Untreated, the episode [MDE] typically lasts 6 months or longer. Some patients with major depressive disorder will eventually have a manic or hypomanic episode and will then be diagnosed as having bipolar disorder" (APA Guideline, 2000). The natural course of untreated depression has rarely been examined (Schatzberg and Kraemer 2000).

Mental health disorders of older adults differ from those of younger persons. Most older patients, with symptoms of depression do not meet the full criteria for major depression, with the suggestion that the standard criteria for depression may be more difficult to apply to older adults, or that older adults are reluctant to report such feelings (Surgeon General's Report, 1999). Depression in older adults occurs in a complex psychosocial and medical context: the prevalence of clinically significant depression in later life is estimated to be highest (about 25%) in those with chronic illness, particularly those with ischemic heart disease, stroke, cancer, chronic lung disease, arthritis, Alzheimer's disease, and Parkinson's disease (Surgeon General's Report, 1999). The frequency of other stressful events, such as the loss of friends and loved ones, increases with age. Bereavement is an important and well-established risk factor for depression (Surgeon General's Report, 1999). Unfortunately, a significant number of older adults with depression are not diagnosed or treated in the primary care setting (Surgeon General's Report 1999). Other barriers to treatment include: beliefs that depression and hopelessness are normal conditions with older age and difficulties presented by patients with cognitive deficits that make identification of depression in older adults challenging (Surgeon General's Report 1999).

## Treatments for Depression

Emotions appear to be regulated in many areas of the brain, and there is no consensus as to the site of pathology for depression (Nestler, Barrot et al. 2002). Some insight into chemical changes in the brain that accompany depression were discovered when two classes of medications were found (incidentally) to be effective in treating depression.<sup>2</sup> There are many effective treatments for depression. In a document entitled "Improving Quality of Care for People with Depression," an Agency for Healthcare Research and Quality (AHRQ)-sponsored expert panel states that, "depression, once identified, can almost always be treated successfully" (Agency for Healthcare Research and Quality, 2000). The document concludes, "Gaps between what we know and what we need to know in the diagnosis and treatment of depression still exist, especially in how depression interacts with chronic physical illnesses, how to measure the quality of depression care, and how to provide care that results in good outcomes at an acceptable cost for all age groups. Developing more effective strategies to translate knowledge into improved care is an important area for future research." Practice guidelines for the treatment of MDD recommend pharmacotherapy, psychotherapy, psychotherapy plus pharmacotherapy, or electroconvulsive therapy. In most cases, pharmacotherapy is the first-line treatment for MDD, though, "Choosing the agent that is most appropriate for a given patient is difficult" (Hansen, Gartlehner et al. 2005). Pharmacologic treatment for MDD includes first-generation antidepressants (tricyclic antidepressants and monoamine oxidase inhibitors) and second-generation antidepressants. Second-generation medications include: selective serotonin reuptake inhibitors (SSRIs); selective norepinephrine reuptake inhibitors, and other drugs that selectively affect the activity of neurotransmitters. There appears to be a latency of several weeks until depressive symptoms are acceptably diminished with the current pharmacotherapies. In the geriatric population, "...prescribing guidelines ... are rarely based on studies actually conducted in elderly populations and often must extrapolate from studies in younger age groups" (Wang, Schneeweiss et al. 2005). Taylor states, "Studies in younger populations may not generalize to the older population as depression in the elderly differs from depression in younger individuals" (Taylor and Doraiswamy 2004). Though effective treatments exist, the AHRQ-sponsored expert panel also notes, "...appropriate treatment continues to be a pressing issue" (Agency for Healthcare Research and Quality, 2000).

"Patients receiving antidepressant monotherapy may be partially or totally resistant to treatment in 10 to 30 percent of cases" (Cadieux 1998). There are several hypotheses for this therapy resistance, including: occult medical conditions causing depression, substance abuse interfering with treatment, noncompliance, abnormal metabolism, psychosocial factors, and other psychiatric comorbidities (Fava 2003; Fleck and Horwath 2005). Another common cause of treatment failure is prescribing antidepressant medication in dosages that are too low and for inadequate lengths of time (Cadieux, 1998). Numerous studies have documented relatively low rates of adequate prescribing in various treatment settings (Cadieux, 1998). For instance, a managed care setting documented adequate antidepressant therapy in only 11% of patients (Nemeroff 1996). Even in patients who have been hospitalized for major depression, Oquendo noted, "Antidepressant treatment of depressed patients is strikingly inadequate, even in suicide attempters, known to be at higher risk for suicidal acts" (Oquendo, Kamali et al. 2002). Strategies after failing a standard first line treatment are drug substitution, combination strategies (the addition to a second agent), augmentation strategies (such as thyroid hormone, benzodiazepines, estrogen, dexamethasone, or lithium), or electroconvulsive therapy (ECT). Other novel treatments are under investigation (Baghai, Moller et al. 2006). Unfortunately, "There is little evidence to guide the management of depression that has not responded to a course of antidepressants." (Stimpson, Agrawal et al. 2002).

The definitions of treatment resistance, treatment response, and remission are variable. For example, Rush (2003) proposed that, "Difficult to treat depression includes depression that inherently does not respond satisfactorily to one or more treatments that are optimally delivered (treatment-resistant depression [TRD]) and also depression treated under circumstances precluding the optimal delivery of potentially effective treatments. Such circumstances include the use of subtherapeutic doses; nonadherence; intolerable side effects that prevent an adequate dose or duration of treatment; and concurrent Axis I, II, or III conditions that reduce the likelihood of remission for adherence, pharmacokinetic, or pharmacodynamic reasons)" (Rush, Thase et al. 2003). Additionally, Thase and Rush (1997) propose a model of staging for levels of resistance of TRD, however, Fava (2003) states about this model, "...its predictive value with respect to treatment outcomes has not yet been assessed systematically." In a systematic review by Stimpson on interventions for treatment-refractory depression, these two points are included in their conclusions (Stimpson, Agrawal et al. 2002):

- "In the absence of good evidence, clinicians will have to rely upon their own clinical judgment in deciding upon treatment."
- "The main conclusion is that further research is required as the findings are not strong enough to support any clinical guidance."

While there are many views on what the definition of treatment resistance, treatment response, and remission should be, the psychiatric community has not agreed upon a unified definition, nor was TRD defined in the Diagnostic and Statistical Manual of Mental Disorders-Fourth Version (DSM-IV). The Diagnostic and Statistical Manual is a standard reference text for the diagnosis of mental disorders.

The vagus nerve, the tenth cranial nerve, has parasympathetic outflow that regulates the autonomic (involuntary) functions of heart rate and gastric acid secretion, and also includes the primary functions of sensation from the pharynx, muscles of the vocal cords, and swallowing. It is a nerve that carries both sensory and motor information to the brain. Importantly, the vagus nerve has influence over widespread brain areas (Groves and Brown 2005).

Stimulation of the brain with electricity in a living person was first documented in 1874 (Gildenberg 2004). The first reported use of VNS was in 1883 by a neurologist, James L. Corning (Groves & Brown, 2005). In the 1880's he performed transcutaneous stimulation over the area of the vagus nerve and observed a decrease in seizures (Gildenberg, 2004). In 1997, the VNS device was approved by the FDA for the treatment of seizures in patients with refractory epilepsy. In a study of eleven epilepsy patients, improvement in mood was noted which lead to a suggestion of the use of VNS for depression and further studies (Elger, Hoppe et al. 2000). The VNS device consists of three parts: 1) a programmable pulse generator which is implanted subcutaneously in the left chest wall 2) two electrodes that are wrapped around the vagus nerve and attached to the pulse generator and 3) a programming wand for the purpose of noninvasive device programming, device diagnostics, and data retrieval. VNS is being investigated as a treatment for the cognitive impairment associated with Alzheimer's disease, anxiety, obesity, autism, migraines, involuntary movement disorders, and obsessive-compulsive disorder (Aetna Clinical Policy Bulletins, 2006; Groves & Brown, 2005). The precise mechanism of action of VNS remains unknown (Salzman, 2006).

### **III. History of Medicare Coverage**

CMS currently provides coverage for VNS for patients with medically refractory partial onset seizures, for whom surgery is not recommended or for whom surgery has failed. VNS is not covered for patients with other types of seizure disorders which are medically refractory and for whom surgery is not recommended or for whom surgery has failed (§160.18 of the Medicare National Coverage Determination Manual).

Previously, Medicare did not have an NCD on VNS for treatment of resistant depression (TRD). In absence of an NCD, coverage was determined by local Medicare contractors.

### **Current Request**

On July 26, 2006, CMS received a formal request for reconsideration from Cyberonics, Inc. The company proposed that CMS revise its current NCD to include coverage of VNS for TRD for patients who have been either (1) previously treated with or refused treatment with electroconvulsive therapy (ECT), or (2) have been previously hospitalized for depression. The specific indication requested for coverage is for the adjunctive long-term treatment of chronic or recurrent depression for patients over the age of 18 who are experiencing a major depressive episode and have not had an adequate response to four or more adequate depression treatments.

Cyberonics, Inc. also requests the following to be considered as contraindications:

- 

The VNS Therapy System cannot be used in patients after a bilateral or left cervical vagotomy.

- 

Do not use short wave diathermy, microwave diathermy or therapeutic ultrasound diathermy on patients implanted with a VNS Therapy System. Diagnostic ultrasound is not included in this contraindication.

## Benefit Category

For an item or service to be covered by the Medicare program, it must meet one of the statutorily defined benefit categories outlined in the Social Security Act. Vagus Nerve Stimulation, at a minimum, falls under the benefit categories set forth in sections §1861(s) (6) (durable medical equipment), 1861(s) (q) (physicians' services), and 1861(s) (2) (B), (hospital services "incident to" physicians' services rendered to outpatients). This may not be an exhaustive list of all applicable Medicare benefit categories for this item or service.

## IV. Timeline of Recent Activities

July 26, 2006      CMS received a formal request for reconsideration from Cyberonics, Inc. to include coverage of VNS for treatment of TRD.

August 7, 2006      CMS formally opened an (NCD) as reconsideration to be made on VNS.

The initial public comment period opened.

The initial public comment period closed.

September  
6, 2006

October 30, 2006      Cyberonics, Inc. meeting with CMS.

February  
5, 2007

CMS released a proposed decision on VNS for TRD.

CMS opened its final public comment period.

March 7, 2007      Final public comment period closed.

March 20, 2007      Cyberonics, Inc. meeting with CMS.

May 4, 2007      CMS released a final decision on VNS for TRD.

## **V. FDA Status**

FDA approval for the VNS Therapy System was received on July 15, 2005. This device is indicated for the adjunctive long-term treatment of chronic or recurrent depression for patients eighteen years of age or older who are experiencing a major depressive episode and have not had an adequate response to four or more adequate antidepressant treatments.

## **VI. General Methodological Principles**

When making national coverage determinations, CMS evaluates relevant clinical evidence to determine whether or not the evidence is of sufficient quality to support a finding that an item or service falling within a benefit category is reasonable and necessary for the diagnosis or treatment of illness or injury or to improve the functioning of a malformed body member. The critical appraisal of the evidence enables us to determine to what degree we are confident that: 1) the specific assessment questions can be answered conclusively; and 2) the intervention will improve health outcomes for patients. An improved health outcome is one of several considerations in determining whether an item or service is reasonable and necessary.

Methodological principles of study design that are used to assess the literature on a therapeutic or diagnostic item or service for specific conditions can be found in Appendix A. In general, features of clinical studies that improve quality and decrease bias include the selection of a clinically relevant cohort, the consistent use of a single good reference standard, and the blinding of readers of the index test, and reference test results.

Public comment sometimes cites the published clinical evidence and gives CMS useful information. Public comments that give information on unpublished evidence such as the results of individual practitioners or patients are less rigorous and therefore less useful for making a coverage determination. CMS uses the initial public comments to inform its proposed decision. CMS responds in detail to the public comments on a proposed decision when issuing the final decision memorandum.

## **VII. Evidence**

### **A. Introduction:**

The evidence provided by the sponsor included a randomized controlled trial for FDA PMA approval (D02), a case series study (D01), a company sponsored observational study (D02 observational), and a company sponsored trial of standard treatment for depression (D04) that was used as a comparison study for D02. The sponsor provided information in addition to the previously mentioned evidence which included: a booklet of sponsor commentary, a study of VNS in rats, abstracts, physiology studies, economic information including a cost analysis, investigator biographies, reviews of TRD, reviews of VNS, overview of MDD, STAR\*D publications, an ECT trial, posters, and letters to insurance companies, an unpublished, confidential study, a reanalysis of previous data, data modeling, data relating to VNS in epilepsy, and coverage with evidence suggestions.

## Assessment of Outcome in Depression

The use of outcomes measures attempts to follow what happens to a patient over time to quantify what is happening during the course of treatment. This is used for comparison purposes and to monitor a patient's progress and treatment. The outcomes of interest for treatment with the VNS device for TRD are improvement in depression and implant-related adverse events. We can examine depressive symptoms, social and work functioning, quality of life, morbidity such as hospitalization, and mortality. Standardized outcome instruments commonly used involve a measurement of depressive symptoms in which patients' subjective experience are translated into a numeric rating scale. Some of these symptom-only instruments include: the Hamilton Depression Rating scale (HDRS or HAM-D or HRSD), the Montgomery-Asberg Depression Rating Scale (MADRS), the Inventory of Depression Symptomatology Scale (IDS) (either clinician administered – CR, or self-administered –SR), and the Beck Depression Inventory (BDI). Depressive symptoms have been used to create items that make up scales, where the assumption is that the presence and absence of these symptoms and the patterns in which they occur define the illness—depression—and the outcome is the scale score from item answers. Mathematical operations on these numbers are assumed to reflect true patient changes (Bech 2006). A number of scales (hundreds) have been developed and are reliant on these assumptions (Veterans Administration, 2004). In 1979, Montgomery et al noted, "The large number of rating scales available to clinical investigators is a problem in psychiatric research (Pichot, 1972) and the comparability between scales is rarely known" (Montgomery and Asberg 1979).

The purpose of using scales to measure depression can vary. Such measures may be used for screening or diagnosis, or as a tool for outcome assessment. To measure change brought about by treatment (outcome), the ability to detect small but clinically meaningful differences in severity is important (Nelson, Portera et al. 2006). Analysis of the scale as an outcome includes asking two questions: is the score meaningful and is the scale meaningful? It is important to use scales that are both reliable and valid. Reliability and validity determination is both an art and a science. Validity refers to the degree to which a test measures what it intends to measure. Reliability examines the consistency between two measures that evaluate the same thing, and is the ratio of the true variance to the total variance. There are several methods to assess reliability: examining internal consistency (how well do scale items measure a single characteristic); retest reliability (assesses to what degree multiple administrations of the scale produce the same results); and interrater reliability (the degree to which various raters produce the same result) (Bagby, Ryder et al. 2004). Reliability is a group-specific statistic, so if a narrowly defined population demonstrates small variance in the true score, the metric will be less reliable in a different population. Bagby et al have analyzed the psychometric properties of the most commonly used measure of depression, the original 17 item Hamilton Depression Rating Scale (Bagby, Ryder et al. 2004).

Though it has been in use for 40 years, some suggest that the original 17-item version may be problematic from a reliability and validity standpoint (Bagby, Ryder et al. 2004; Licht, Qvitzau et al. 2005). Rehm et al report that this scale was developed not from a statistical or empirical process, but from logic (Rehm and O'Hara 1985). Bagby et al stated, "Finally, the Hamilton depression scale is measuring a conception of depression that is now several decades old and that is, at best, only partly related to the operationalization of depression in DSM-IV" and additionally, "In conclusion, we have been struck with the marked contrast between the effort and scientific sophistication involved in designing new antidepressants and the continued reliance on antiquated concepts and methods for assessing change in the severity of the depression that these very medications are intended to affect." Some authors have noted that patients with equivalent total scores may have very different symptoms and thus, different meaning (Bech 2006; Nelson, Portera et al. 2006). The Hamilton items 18-21 are: diurnal variation, depersonalization, paranoid symptoms, and obsessive and compulsive symptoms. The 24-item scale adds hopelessness, worthlessness and helplessness (Nelson, Portera et al. 2006). In the review by Nelson, he stated of the 24-items, "These three items, however, have received much less attention in the literature and at this point do not have the empirical support that the other core symptoms have." The MADRS (1979), the second most popular scale in antidepressant studies, was developed to be more sensitive to change, however, this scale was developed during the tricyclic antidepressant age (reflecting the symptom changes associated with this treatment) and many in this sample were inpatients (Nelson et al., 2006). Nevertheless, some suggest that the MADRS is superior to the HRSD 17 item for clinical trial outcomes (Carmody, Rush et al. 2006). The less frequently used IDS 28-item was published by Rush et al. in 1986 (Veterans Administration, 2004; (Nelson, Portera et al. 2006). In summation, it is not clear which items and which scales are most sensitive at measuring changes during a patient's treatment for depression (Nelson et al., 2006). The Young Mania Rating Scale (YMRS) is the most frequently used scale for assessing mania severity in patients already diagnosed with mania.

Instruments that are not depression-specific can also be used. The Global Assessment of Function (GAF) is a generic scale that evaluates both symptoms and functioning. It is not used much in the depression literature, but was a high ranking global instrument in Veterans Administration Technology Assessment Program (VATAP) report examining outcomes measurement in major depression to use in measuring the quality of treatment in Veterans Health Administration (VHA) mental health services. The SF-36 is a generic measure of perceived health status that also measures symptoms and function. The Clinical Global Impression (CGI) scale refers to the global impression of the patient, a single item response (normal to extremely ill). The VATAP has created a measures evaluation matrix of fifteen instruments that met certain criteria for depression treatment outcomes measurement

(<http://www.va.gov/vatap/pubs/Depressionfinal3-05.pdf>). CMS generally accords more weight to outcomes with validated measures of patient functioning (social and work), quality of life, morbidity (such as hospitalization), and mortality.

There is a lack of empirical evidence for endpoints in clinical studies of depression (Rush, Kraemer et al. 2006). Concepts of response, remission, recovery, relapse, and recurrence do not have standardized, empirical definitions (Rush, Kraemer et al. 2006). This makes study comparison very difficult. The recommended end point in the treatment of depression has become remission, but remission has been defined in a variety of ways, including: a score of 7 or less on the HAM-D 17- item, minimal or no symptoms of depression, failure to meet the DSM-IV diagnostic criteria for MDD, or return of normal function (both social and occupational) (Zajacka 2003). Rush et al 2006 noted, "Thus, use of different operational definitions of remission can lead to radically different descriptions of the course of illness, including both the number and duration of MDEs" (Rush, Kraemer et al. 2006). Rush et al. recommend that response criteria be met for 3 consecutive weeks "to take into account error in the assessment of symptomatology and unstable symptomatic fluctuations," though this recommendation is not empirical (Rush, Kraemer et al. 2006). The association of symptom reduction with functional improvement is not well defined (Rush et al., 2006). Rush et al. recommend that remission refers only to the symptoms noted in DSM-IV, and that 3 consecutive weeks pass, during which each week was characterized by the absence of depressive symptoms (Rush et al., 2006). Symptoms can recur but may be insufficient in number, duration, or intensity to qualify for a relapse or recurrence; again, few studies have empirically evaluated these concepts (Rush et al., 2006). Rush et al. state, "Remission typically follows response by at least several weeks," and recommended a 12-20 weeks trial duration, though in prolonged trials the chances of spontaneous remission increase, and some patients who remit will relapse (Rush et al., 2006). In general, more weight is given to conclusions of studies that have a scientifically derived endpoint of remission.

Well-designed clinical trials are important for accurate outcome interpretation. Well constructed randomization protects against bias and inclusion of an appropriate comparator facilitates study interpretation. The placebo effect is a substantial, common consideration in trials of antidepressants. About one-half of randomized, double-blind placebo controlled antidepressant trials fail to show statistical superiority of widely used antidepressants in comparison to placebo (Khan, Khan et al. 2002). In 1999, a National Depressive and Manic-Depressive Association consensus statement on the use of placebo in clinical trials of mood disorders concluded that placebo has a role in mood disorder studies and new drugs found to be equivalent to standard treatment are not evidence of efficacy unless the new drug is significantly more effective than placebo (Kupfer and Frank 2002). The placebo effect appears to be a complex mental activity, having different mechanisms in different conditions, meaning there is not a single effect but many (Benedetti, Mayberg et al. 2005). In patients being treated with antidepressants, placebo response patients have been observed to have similar PET scan changes (Mayberg, Silva et al. 2002). Benedetti et al provide these comments: "The study of the placebo effect reflects a current neuroscientific thought that has as its central tenet the idea that 'subjective' constructs such as expectation and value have identifiable physiological bases, and that these bases are powerful modulators of basic perceptual, motor, and internal homeostatic processes,"; " ...the existence of placebo effects suggests that we must broaden our conception of the limits of endogenous human capability" (Benedetti, Mayberg et al. 2005). In the case of research in the area of depression, more weight will normally be accorded to studies that are designed to guard against the placebo effect.

Adverse events are important medical outcomes. Patients need this information to make well-informed choices. For instance, invasive procedures such as the implantation of the VNS device in the carotid artery sheath could include events such as infection and tissue scarring. Serious injuries such as vocal cord paralysis, sleep apnea, shortness of breath, syncope, cardiac arrhythmias, and difficulty swallowing could be examples of potential adverse outcomes. Studies that provide an inclusive examination and explanation of adverse medical events are generally given more weight.

## **B. Discussion of evidence reviewed**

## **1. Question**

The development of an assessment in support of Medicare coverage decisions is based on the same general question for almost all requests: “Is the evidence sufficient to conclude that the application of the technology under study will improve health outcomes for Medicare patients?” For this NCD, the question of interest is:

Is the evidence sufficient to conclude that, in the Medicare population, vagus nerve stimulation will improve health benefits for individuals with treatment resistant depression?

## **2. External technology assessments**

CMS did not commission an external technology assessment (TA); however, external assessments were identified on the topic of vagus nerve stimulation for treatment resistant depression.

Blue Cross Blue Shield Technology Evaluation Center (TEC)

In August 2005, the TEC published a TA titled, "Vagus Nerve Stimulation for Treatment-Resistant Depression". Vagus nerve stimulation for treatment-resistant depression met only one of five of the TEC criteria. TEC determined, "...VNS therapy for the indication of treatment-resistant depression does not meet the TEC criteria." The following TEC criteria were not met: 1) the scientific evidence must permit conclusions concerning the effect of the technology on health outcomes; 2) the technology must improve the net health outcome; 3) the technology must be as beneficial as any established alternatives; and, 4) the improvement must be attainable outside the investigational setting.

These were some of the TEC concerns:

"Overall, the evidence supporting efficacy of VNS is not strong. The single randomized clinical trial did not show statistically significant results in favor of VNS for the primary outcome. Treatment response in the randomized clinical trial was much lower than had been observed in case series studies, raising concerns about placebo effects and observer bias. The non-randomized observational study had numerous methodological problems. Alternative analyses showed diminished or no efficacy of VNS therapy. Although the FDA voted to approve VNS therapy, a poll of committee members showed that approval was based on the safety of VNS therapy rather than strong evidence of efficacy."

"Patient selection was a concern for all studies. VNS is intended for treatment-refractory depression, but the entry criteria of failure of 2 drugs and a 6-week trial of therapy may not be a strict enough definition of treatment resistance. Treatment-refractory depression should be defined by thorough state-of-the-art psychiatric evaluation and management before an invasive surgical procedure of limited efficacy is performed."

In summary, the TEC report stated the following:

"...The available evidence is not sufficient to permit conclusions of the effect of VNS therapy on health outcomes."

The TEC updated its assessment in August 2006, with no change in TEC criteria determination. The TEC again concluded:

“Since the last TEC Assessment, there have been no studies reporting clinical outcomes on any new or different patients. Data from the case series and clinical trials have been reanalyzed to show what proportions of patients who respond at one time are still responders at a subsequent time point. However, this information by itself does not provide evidence of the efficacy of VNS beyond that provided by the original observational comparison of VNS versus treatment as usual.”

#### California Technology Assessment Forum (CTAF)

In February 2006, the CTAF published a TA titled, “Vagus Nerve Stimulation for Treatment-Resistant Depression.” VNS for TRD met two of the five CTAF criteria. The two criteria met were: 1) the technology must have the appropriate regulatory approval; and 2) the scientific evidence must permit conclusions concerning the effectiveness of the technology regarding health outcomes. The following three CTAF criteria were not met: 1) the technology must improve the net health outcome; 2) the technology must be as beneficial as any established alternatives; and, 3) the improvement must be attainable outside the investigational settings. Based on the criteria, the CTAF panel approved the recommendation that “...VNS does not meet Technology Assessment Criterion 3, 4 or 5 for effectiveness and improvement in health outcomes for TRD.”

In summary the TEC report stated the following.

“... given the well-designed negative RCT and the fact that this is a single group of patients in an observational trial, it is early to conclude that the new technology of VNS improves the net health outcomes as much as or more than the established alternative of TAU with medications and/or electroconvulsive therapy.”

### **3. Internal technology assessments**

CMS performed a literature search utilizing PubMed evaluating the use of VNS for the treatment of depression and a review of end references. The literature search was limited to the English language and specific to the human population. Public access information from the FDA website was also used. Technical assessments using VNS for depression were searched for using Google.

The primary evidence for VNS for the treatment of TRD comes from the randomized controlled trial for FDA PMA approval (D02), a case series study (D01), and a Cyberonics sponsored observational study (D02 observational). The evidence table is located in Appendix B.

### **Evidence Summary**

### **VNS Pivotal Study**

D02 was a randomized, multi-center, placebo-sham trial with the objective of evaluating patients at 12 weeks post-implantation and during a 12 month follow-up period. The control-sham group received a functional VNS device, which was to be turned on after 12 weeks. Rush et al. state, "The sample size was powered to detect a difference in the HRSD 24 response rate of approximately 17%." The 12 week trial (acute phase) was extended (long-term phase), with the control group's devices activated.

**D02 Randomized Controlled Trial**

This 3 month double-blind trial randomized 235 outpatients with major depressive disorder (n = 210) or bipolar disorder, depressed phase (n = 25) to either active VNS treatment or inactive VNS treatment (sham control) at 21 sites. A third party assigned sequential numbers to all subjects and randomized the subjects 1:1. The device programmer had the randomization assignment for each participant so the active treatment devices could be activated (the programmer was not involved in care or clinical assessment, however, the programmer did collect information on all adverse events). Control patients with inactive devices had follow-up visits with the intent of device adjustment, and investigators were blinded to treatment. Inclusion and exclusion criteria based on Rush et al., 2005, George et al., 2005, and the FDA Clinical Memorandum are presented in Appendix C.

Patients were randomized to either active VNS or inactive VNS. Patients had a 2 week recovery after implantation, followed by 2 weeks of electrical parameter adjustment and then 8 weeks of fixed electrical stimulation. For the adjustment of the electrical parameters, "...output current (mA setting) was increased progressively to the maximal level that could be comfortably tolerated by the participant" (Rush, Marangell et al. 2005). Initial electrical treatment parameters (frequency in hertz, pulse width in microseconds, on-off cycle in seconds and minutes, and output current in milliamps) were identical to those used for patients with epilepsy. Medication changes or ECT were not allowed other than the addition of the antidepressant trazodone (up to 300 mg/day). The primary efficacy endpoint was the proportion of subjects who had  $\geq 50\%$  decrease in the HAM-D 24 at visit 9 (12 weeks after implantation, 10 weeks of VNS therapy) as compared to the baseline value (FDA Clinical Memorandum). Protocol violators ("if they did not complete the acute phase, discontinued for reasons other than treatment-related adverse events or lack of efficacy, if implanted and had concomitant anti-depressant medication adjustments for at least 7 days during the acute phase, or received ECT during the acute phase") were not considered in the efficacy analysis (FDA Clinical Memorandum). After the two week adjustment period, patients were seen weekly for two weeks then every other week over the following 6 weeks. Rush et al. states, "Efficacy and safety data were gathered at the two baseline visits and at post-implantation weeks 1 and 2 (recovery period), weeks 3 and 4 (stimulation adjustment period), and weeks 5, 6, 8, 10, and 12 (fixed-dose stimulation period)." Response measures were differentially evaluated (FDA Clinical Memorandum). HAM-D 28, MADRS, CGI, IDS-SR, and YMRS had 2 assessments during baseline (FDA Clinical Memorandum). HAM-D 28, MADRS, CGI, IDS-SR had 1 assessment during recovery and YMRS had 2 assessments during recovery (FDA Clinical Memorandum). During the remaining 10 weeks of the trial the measures were collected in the following manner: HAM-D 28 and MADRS had 4 assessments; CGI, 1 assessment at acute phase exit; IDS-SR and YMRS, 5 assessments. SF-36 was collected at baseline and acute phase end (FDA Clinical Memorandum). Rush et al. states, "Although the 28-item HRSD was administered to participants, the total of the first 24 questions was used to define the HRSD 24 total score." Although multiple secondary outcomes were collected, no adjustments were made for multiple comparisons. Safety was assessed by evaluation of adverse events, serious adverse events (death, life-threatening event, in-patient hospitalization or prolonged existing hospitalization, persistent or significant disability/capacity), and physical and neurological examinations (FDA Clinical Memorandum).

**Table 1:** D02 Acute Phase Enrollment (FDA Clinical Memorandum)

Tracking Point	Subject Number
Target Enrollment	275
Actual Enrollment	266
Discontinued pre-implant	31
Implanted	235
Discontinued Acute Phase*	13
End of Acute Phase (evaluatable subjects)	222
Randomized subjects	222
Treatment Group	112

Tracking Point	Subject Number
Control Group	110

\* 13 patients discontinued the 12 week acute phase: 4 did not meet visit 2 continuation criteria; 9 were protocol violators.

Subjects were a mean age of 46.3 (N = 205); 74/205 (36%) were male; 198/205 (97%) were Caucasian (FDA Clinical Memorandum). Rush et al. stated, "Demographic data are reported on the 222 evaluable participants, and safety findings are reported on the total 235 implanted participants," reporting 96% Caucasian, 63% female, mean age 46.5 years (SD 9.0), median 47.0 years (range 24-72). Concomitant treatments were supposed to remain stable, however 9 subjects (four treatment subjects and five control subjects) had changes in antidepressant, atypical antipsychotic, or anticonvulsant medications, and were therefore protocol violators (FDA Clinical Memorandum). Additionally, 3 subjects had increases in medication (FDA Clinical Memorandum). No ECT treatments were given.

After 3 months, 15% (17/111) of patients in the active VNS group met the response criteria of a 50% reduction in HRSD-24, whereas 10% (11/110) met this criteria from the placebo-sham group ( $p = 0.238$ ) (FDA Clinical Memorandum). A last observation carried forward (LOCF) analysis of responders also did not reveal statistical significant difference (FDA Clinical Memorandum). Of the 21 sites, Rush et al. stated, "Response rates were generally similar across sites, although some variation was seen (seven sites had  $< 10\%$  response rate, four sites had  $\geq 25\%$  response rate)." Of the secondary measures (IDS-SR, CGI, MADRS, SF-36) only IDS-SR had a statistically significant difference in outcome, in favor of active VNS treatment (19/109 versus 8/106,  $p = 0.032$ ) (FDA Clinical Memorandum). Rush et al. also found LOCF outcomes for IDS-SR response rates to be statistically significant (treatment group 17.0%,  $n = 112$ , control group 7.3%,  $n = 110$ ;  $p = 0.032$ , reporting as a footnote that one patient in the control group did not have an IDS-SR assessment completed during the study), but no statistical difference for IDS-SR percent improvement from baseline ( $p = 0.158$ ). It is noted that, "An exploratory analysis of this acute study found no relationship between output current and the percentage of change in the HRSD 24" (Rush, Marangell et al. 2005).

Adverse events were categorized based on implantation related, stimulation related, serious adverse events, hypomanic/manic reactions, suicidal ideation, and death (FDA Clinical Memorandum). Implantation related adverse events reported at a  $\geq 5\%$  incidence among all implanted patients (N = 235) were incision pain, voice alteration, incision site reaction, device site pain, device site reaction, pharyngitis, dysphagia, hypesthesia, dyspnea, nausea, headache, neck pain, pain, paresthesia, and increased cough. (FDA Clinical Memorandum). Stimulation related adverse events reported at a  $\geq 5\%$  incidence among treatment patients (N=119) were asthenia, back pain, chest pain, device site pain, device site reaction, headache, incision pain, neck pain, pain, viral infection, wound infection, palpitation, constipation, diarrhea, dyspepsia, dysphagia, nausea, vomiting, depression, dizziness, hypesthesia, insomnia, paresthesia, cough increase, dyspnea, laryngismus, pharyngitis, rhinitis, voice alteration, and incision site reaction (FDA Clinical Memorandum).

Twenty-seven patients reported 39 serious adverse events (events that required hospitalization or prolonged hospitalization, resulted in death, were considered life threatening that resulted in a persistent or significant disability or incapacity, or other) (FDA Clinical Memorandum). Rush et al. state, "Of 30 total serious adverse events (SAEs) involving 27 participants, 16 SAEs occurred in the active VNS group and 14 in the sham group. This total included 12 SAEs involving 11 participants of worsened depression that required hospitalization (seven participants in sham, four participants in active VNS, and one participant who had not yet received stimulation, but who was assigned to the active VNS group)." Thirty of these events occurred after implantation, with the most common event being worsening depression (N=12, 5 in the treatment group and 7 in the sham group), and included suicide, asystole, bradycardia, confusion, thinking abnormal, aspiration pneumonia, pneumonia, and renal failure (FDA Clinical Memorandum). Three subjects had adverse events of manic reaction in this acute phase (FDA Clinical Memorandum). "Two participants in the active VNS group (one of whom had a diagnosis of bipolar I disorder at baseline) met the threshold of significant hypomania, a score  $\geq 15$  on the YMRS, which was validated by DSM-IV criteria" (Rush et al., 2005). Suicidal ideation was evaluated by an increase of HAM-D item 3 of at least 2 points: 3/116 of the sham group and 2/119 of the treatment group met this criterion (FDA Clinical Memorandum). One death occurred before implantation (esophageal cancer) and one death from suicide occurred during the acute phase (treatment group). Three subjects left the study because of adverse events (Rush et al., 2005).

The authors concluded, "This study did not yield definitive evidence of short-term efficacy in the context of this chronically ill, treatment-resistant, depressed population. This trial revealed that A) VNS was well tolerated; B) the adverse event profile and AE rates closely approximated those seen in patients with epilepsy; C) the modest difference in response rates to active VNS (15.2%), and sham VNS group (10.0%) was not statistically significant for the HRSD 24, the primary measure, and D) the secondary measure, the IDS-SR30 revealed a significant difference favoring VNS over sham (analyzed without correction for multiple tests)."

## **D02 Observational Study**

Subjects at the exit of the 3 month (visit 9) acute phase study entered into the long-term phase study (FDA Clinical Memorandum). The FDA Clinical Memorandum states that, “the purpose of the long-term analysis is to examine adverse effects that occur after long-term exposure to VNS therapy.” Patients randomized to sham therapy in the acute phase were included only if the HRSD score was  $\geq 18$  at the two last assessments of the acute phase trial (average of the two assessments). Rush further stated, “they could elect to receive active VNS for humanitarian reasons.” Patients with sham devices who met this criterion had their devices activated at this time. While the baseline for the active treatment group remained the averaged ratings before implantation, the sham VNS group (the device being activated at entry into this phase of the study) had their baseline changed to the average of the 8 and 10 week rating (Rush, Sackeim et al. 2005). Medication changes and ECT were allowable. Device voltage adjustments and medication adjustments were allowed throughout this time period. Safety was assessed similar to the randomized acute phase trial (FDA Clinical Memorandum). In contrast with the randomized acute phase trial, protocol violators could be included in the efficacy analyses (FDA Clinical Memorandum).

**Table 2:** D02 Enrollment (acute and long-term phase) (FDA Clinical Memorandum)

Tracking Point	Subject Number
Target Enrollment	275
Actual Enrollment	266
Discontinued pre-implant	31
Implanted	235
Acute Phase	235

Tracking Point	Subject Number
Discontinued Acute Phase	2
End of Acute Phase	233
Long-term phase*	233
Not evaluable**	28
Evaluable Subjects	205
Not 12 Month completers***	28
12 month subjects who completed trial	177

\* Two subjects did not meet acute phase continuation criteria because they only had continuation visits, thus 231 patients could be considered as intent-to-treat (ITT) subjects.

\*\* Twenty-eight subjects were not evaluable. Four subjects (original treatment group) had no assessment data (no HAM-D scores post-acute phase) collected at any long-term visit. Three patients (original treatment group) did not meet acute phase continuation criteria. Twenty-one patients (sham-placebo group) had a 12 week exit score of HRSD-24  $\leq 18$ , so did not meet the criteria to continue in the long-term phase.

\*\*\* Twenty-eight subjects were not considered 12 month completers. Seventeen subjects discontinued prior to one year, 6 did not have > 80% stimulation, and 5 did not have 11 or 12 month assessments.

Rush et al. commented: "two subjects discontinued acute phase; one was not included due to suicide and the other because of device explanation due to infection, both occurring in the acute phase" (Rush, Marangell et al. 2005). Twenty eight patients were not evaluable: 3 had HRSD 24 scores < 18 after implantation; four participants in the initial active VNS group had no HRSD 24 scores after acute phase exit and 21 initial sham participants did not average  $\geq 18$  on the HRSD 24 at 8 and 10 weeks of sham treatment. Twenty-eight were not 12 month completers; 17 discontinued participation before 1 year (4 due to adverse events; 7 due to lack of efficacy, six because of other participant decisions), 6 did not have stimulation > 80% of the time, and 5 did not have 11 or 12 month assessments. The authors defined a group called the observed sample, where only participants with data available for each measurement at each time point were included, which is the reason they give as to why the number of people evaluated for different outcomes vary.

The demographics of the 205 evaluable were similar to the original 222 participants, including the revised baseline HRSD 24, MADRS, and IDS-SR 30 ratings.

Changes in concomitant medications and ECT, as well as other therapies, were allowed during this phase. VNS was monitored by the study investigator, while medications and other treatment, such as ECT or psychotherapy, were managed by the subject's regular health care provider or could be managed completely by the investigator. Fourteen subjects received ECT treatment (FDA Clinical Memorandum). By twelve months, median output current was 1.0 mA (range 0.00 to 2.25 mA).

Subjects were followed differentially. Acute phase treatment group subjects had monthly visits for 12 months. Acute phase sham treatment (delayed treatment) subjects had weekly visits for 4 weeks and then every other week for 10 weeks of VNS, then monthly visits until 12 months post implantation (FDA Clinical Memorandum). "During the long-term phase, all subjects had follow-up evaluations at months 6, 9, and 12, after implantation and stimulation adjustments were permitted; acute responders had additional follow-up assessments" (FDA Clinical Memorandum). Measures were evaluated differentially (FDA Clinical Memorandum). HAM-D, MADRS, and IDS-SR were assessed monthly up to 12 months; CGI was assessed monthly from 6 to 12 months; and YMRS and SF-36 were assessed at 6, 9, and 12 months. Though clinical raters knew the patients were on VNS therapy, they were masked to device settings and medications.

Rush et al. stated, "The a priori specified primary outcome is a repeated measures analysis of the HRSD 24 total score, which estimated the average monthly change in HRSD 24 over 12 months of stimulation." The model was adjusted for baseline HRSD 24, acute study treatment group (those randomized in the acute phase), and pooled site. Unequally spaced visits were dealt with by statistical modeling. Response was defined as in the earlier phase of this study, a reduction of 50% or more in the score compared with baseline for the HRSD-24, IDS-SR30, or MADRS, or a CGI-I of 1 or 2 (much or very much improved). Remission was defined as a score  $\leq 9$  on the HRSD 24,  $\leq 14$  for the IDS-SR, or  $\leq 10$  on the MADRS. Treatment failures were defined as participants who exited because of VNS therapy-related adverse events or lack of efficacy, met suicide exclusion criteria, attempted suicide that results in significant ( $>3$  days) hospitalization, or developed mania or four or more periods of rapid cycling. Additionally Rush noted, "Participants who lacked scores for an evaluation (e.g., MADRS) at 3 months could not be included in this analysis, thus accounting for the number of participants being slightly less than 205." The investigators defined what they refer to as the durability of benefit ("sustained response") as a  $>50\%$  reduction in baseline HRSD 24 symptoms at least once during the last quarter (months 9, 10, 11, or 12) and achieving at least a 40% reduction from baseline on at least two other of the HRSD 24 assessments in the quarter. No statistical adjustment was made for multiple comparisons.

For the repeated measures analysis of the HRSD 24 total score (the primary analysis), 205 patients provided data at 3 months, 197 at 6 months, 186 at 9 months, and 181 at 12 months (Rush, Sackeim et al. 2005). The authors stated that on average, the HRSD 24 score improved 0.45 (SE = 0.05) points per month. The group mean scores the HRSD 24, IDS-SR30 and MADRS reveal statistically significant reductions when baseline was compared with the available 12 month ratings (HRSD 24: baseline  $28.0 \pm 5.7$  (n = 205), 12 months observed  $19.6 \pm 9.7$  (n = 180), 12 months LOCF  $20.6 \pm 9.9$  (n = 205); IDS-SR30: baseline  $42.9 \pm 10.0$  (n=204), 12 months observed  $32.6 \pm 15.3$  (n = 180), 12 months LOCF  $33.6 \pm 15.4$  (n = 204); MADRS: baseline  $30.8 \pm 6.9$  (n = 205), 12 months observed  $21.2 \pm 11.5$  (n = 181), 12 months LOCF  $22.2 \pm 11.7$  (n=205)). The authors stated, "We conducted several appraisals of the clinical importance of this symptomatic improvement."

- For HRSD 24, 27% (55/202) of subjects met the response criteria at exit (LOCF analysis), and 16% (32/202) met the remission definition. For the observed population, 30% (54/181) met the response definition after 12 months, while 17% (31/181) met the remission definition.
- For MADRS, 28% (57/202) of participants met the response definition at exit (LOCF analysis), and 20% (41/202) met the remission definition. For the observed population, 31% (57/181) met the response definition after 12 months, while 23% (41/181) met the remission definition.
- For IDS-SR30, 20% (40/201) of participants met the response definition at exit (LOCF analysis), and 13% (27/202) met the remission definition. For the observed population, 22% (39/180) met the response definition after 12 months, while 15% (27/180) met the remission definition.

- For the sustained response definition, ( $\geq 50\%$  reduction in baseline HRSD24 symptoms at least once during the last quarter (months 9,10,11, or 12) and achieving at least a 40% reduction from baseline on at least two other of the HRSD24 assessments in the quarter), 27% (47/177) of participants met this criteria.

The publicly available FDA Clinical Memorandum comments that in the original protocol of June 2000, subjects' HAM-D score were categorized by percent improvement:  $\geq 75\%$ ; 50% to  $<75\%$ ; 25% to  $<50\%$ ; 0 to  $<25\%$ ; or, worsened (FDA Clinical Memorandum). In the 12 month completer population, 32% (56/177) improved  $\geq 25\%$ . In the revised statistical plan of September 2002, several additional measures were included, and are as follows (FDA Clinical Memorandum):

- The primary efficacy analysis was a repeated measures linear regression analysis performed on raw HAM-D scores during the first 12 months after initiation of stimulation on the 12 month completer population. The calculated endpoint was the average change in HAM-D per month over the first 12 months of stimulation, dividing the 12 months into quarters, the calculated as the average of the slopes across the four quarters, with each quarter having equal weight. The results showed these average changes in HAM-D per month: the 12 month completer population (N = 177), slope = 0.47 per month,  $p < 0.001$ ; the evaluable population (N = 205), slope = 0.45 per month,  $p < 0.001$ ; and the ITT population (N = 231), slope = 0.40 per month,  $p < 0.001$ .
- HAM-D categorical outcomes were examined as a  $> 50\%$  improvement in the score compared with baseline (response criteria) and the proportion of subjects with scores less than or equal to 9 (complete response criteria). For the 12 month completer population, 30% (52/174) met the response criteria, 17% (29/174) met complete response criteria.
- HAM-D categorical outcomes for the 12 month completer subjects were assessed over the last four visits of the year (months 9, 10, 11, 12) to evaluate which subjects had at least one visit with 50% or greater response and at least an additional two visits with at least a 40% or greater response. For the completer population, 27% (47/177) met this criterion.
- IDS-SR average change over 12 months also showed statistically significant improvement: for the 12 month completer population (N = 205, slope = 0.55 per month,  $p < 0.001$ ); the evaluable population (N = 205, slope = 0.52 per month,  $p < 0.001$ ); and the ITT population (N = 231, slope = 0.45 per month,  $p < 0.001$ ).
- IDS-SR categorical outcomes were examined as a  $\geq 50\%$  improvement in the score compared with baseline (response criteria) and the proportion of subjects with a scores less than or equal to 14 (complete response criteria). For the 12 month completer population, 22% (38/173) met the response criteria, 15% (26/173) met complete response criteria.
- IDS-SR categorical outcomes for the 12 month completer subjects were assessed at months 9 and 12 to evaluate which subjects had a 50% or greater response. For the 12 month completer population, 16% (27/174) met this criteria.

Adverse events were categorized similar to the acute phase study (FDA Clinical Memorandum). In this long-term phase, stimulation related adverse events captured only new adverse events related to stimulation not reported in the first three months (FDA Clinical Memorandum). These events included sudden unexplained death, hypotension, syncope (N=3), colitis (N=2), gastritis (N=2), weight gain (N=2), weight loss, arthralgia, joint disorder, myalgia, speech disorder, vocal cord paralysis, stridor, amblyopia, and deafness (N=2) (FDA Clinical Memorandum). Fifty one patients reported 96 serious adverse events including depression (N=62), convulsion (N=2), dizziness, drug dependence, manic depressive reaction, thinking abnormal, accidental injury, chest pain, overdose, peritonitis, sudden unexplained death, suicide attempt (N=7), and syncope (N=4) (FDA Clinical Memorandum). Rush et al. stated, "During the 12-month study, 30 participants had worsening of depression sufficient to require hospitalization" and, "Two participants each made one suicide attempt (one coded by COSTART as an overdose) during the first 3 months of receiving VNS, and five participants made six suicide attempts over the ensuing 9 months of VNS (one participant made two attempts)."

The FDA Clinical Memorandum notes a total of 34 total serious adverse events in 28 patients after the cut-off date of 10/10/2002. These events included, death, overdose, chest pain, suicide attempt (N=2), atrial fibrillation, syncope, depression (N=13), and pneumonia (FDA Clinical Memorandum). Three subjects had YMRS scores >15 without an adverse event reported (FDA Clinical Memorandum). For the entire study, six subjects had a manic/hypomanic reaction based either on clinical diagnosis (N=3) or YMRS scores (N=3) (FDA Clinical Memorandum). Suicidal ideation was assessed at 12 months of stimulation by an increase of at least two points in item 3 of the HAM-D: 3% (5/181) met this criterion, while 27% (48/181) decreased by at least two points (FDA Clinical Memorandum). Four deaths were reported during the D02 study: one before implantation (esophageal cancer), one death from suicide in the acute phase (treatment group), one death was listed as undetermined during the long-term phase, and the fourth death was after the long-term phase and was identified as nonspecific acute brain injury (FDA Clinical Memorandum).

In the FDA Clinical Memorandum, the sponsor included an additional analysis. They compared the results of D02 observational study to the results of a 2004 ECT study by Prudic et al. at seven community hospitals in the New York City area (Prudic, Olfson et al. 2004). The comparison did not include all the patients studied in Prudic et al., but rather the subset that received ECT (N = 172/347). Inclusion/exclusion criteria of the two studies were not the same. The authors decided in this analysis to define response as  $\geq 50\%$  HAM-D improvement from baseline and remission was defined as a  $\geq 60\%$  HAM-D improvement from baseline to a score of 10 or less. In D02, 14% (29/205) evaluable patients were responders, 7% (14/205) met their complete response criteria at 3 months, and at 12 months, 27% (55/205) were responders and 15% (30/205) qualified as complete responders. For the ECT subset, at 3 months 58% (100/172) were responders with 44% (76/172) meeting the complete response criteria, and at 6 months, 41% (71/172) were responders and 20% (34/172) met complete response criteria (FDA Clinical Memorandum).

The authors concluded, "These 1-year open trial data found VNS to be well tolerated, suggesting a potential long-term, growing benefit in treatment-resistant depression, albeit in the context of changes in depression treatments. Comparative long-term data are needed to determine whether these benefits can be attributed to VNS."

## **Other Observational Studies**

### **D01**

The D01 pilot study had as its objective to demonstrate the safety and efficacy of VNS for treatment of depression. This four-center case series study examined 60 patients followed over two years (Rush, George et al. 2000; Sackeim, Rush et al. 2001; Marangell, Rush et al. 2002; Nahas, Marangell et al. 2005).

Inclusion and exclusion criteria are listed in Appendix C. To document a failed adequate treatment, the Antidepressant Treatment History Form was used, with information obtained from patient and family interviews, reports from treating physicians (level of documentation not specified), medical records, and pharmacy logs; however, the method of recruitment is not specified (advertisement, referral patients from primary care, patients in a tertiary care psychiatric clinic, etc). Nahas noted in a table footnote, "Other mood disorder treatments included mood stabilizers, psychostimulants, antipsychotics, anxiolytics, phototherapy, and other types of alternative treatments (e.g., St. John's wort, flaxseed oil, and fish oil)."

The investigators chose to define an acute phase time frame (12 weeks after implantation) and long-term phase (>12 weeks after implantation up to 2 years). A total of 71 subjects enrolled, 11 discontinued prior to implantation, 60 were implanted, and 59 completed the acute phase (FDA Clinical Memorandum). Of the 11 who discontinued prior to implantation, 6 withdrew consent, and 5 failed to meet inclusion/exclusion criteria (Sackeim, Rush et al. 2001). One patient did not meet the criteria of scoring  $\geq 18$  on the HRSD-28 after implantation (HRSD-28 scores of 39 and 37 pre-implantation and scored 20 and 2 during the recovery period when the VNS device was not active) so was not included in the acute or long-term analyses but did enter the long-term phase study (Sackeim et al., 2001; FDA Clinical Memorandum).

Demographics revealed a mean age of 46.8 years (maximum age 63 ), 39/60 female, 59/60 Caucasian, mean duration of this episode 9.9 years, and age of onset of illness 28.7 years, with mean duration of illness 18 years (FDA Clinical Memorandum).

The acute phase included a 2 week recovery period after implantation, a 2 week stimulation adjustment period (adjusted to a “comfortable level”) and an 8 week period when the parameters of electricity delivery were held constant. In the long-term phase, acute phase responders and non-responders were followed differentially (FDA Clinical Memorandum). During the long-term phase, evaluations occurred at 6, 9, and 12 months, with device adjustment as needed, with responders having additional follow-up assessment at 4,5,7,8,10, and 11 months (FDA Clinical Memorandum). During the acute phase, no changes were made in medications or device parameters (after the 2 week adjustment period), though patients were allowed benzodiazepines (lorazepam up to 3mg/day). In the long term phase, device settings or concomitant medications could be changed based on investigator or primary physician judgment. Stimulation parameter settings were determined based on patient tolerance. Instruments used to report response during the acute phase: HAM-D, GAF, CGI, MADRS, BDI, YMRS and the SF-36 (FDA Clinical Memorandum). During the long-term phase, HAM-D, CGI, BDI, and IDS-SR occurred monthly for 12 months and then quarterly; MADRS, GAF, and YMRS occurred at months 6,9,12 and the quarterly (FDA Clinical Memorandum). The SF-36 occurred at 12 months and then again a year later (FDA Clinical Memorandum).

Of 60 subjects entering the long term phase, 8 subjects discontinued VNS and 7 had their devices removed (leaving 52 subjects as of 10/29/2002). Included in the 8 subjects, were 2 subjects who died, and one subject withdrew consent (FDA Clinical Memorandum). Nahas reported this as, “At the 24-month follow-up, 53 participants remained implanted with the VNS device. Ratings were available at the 24-month follow-up for 42 of the 53 implanted patients.” Then Nahas stated, “Of the original 59 participants, 6 were no longer implanted at the 24-month follow-up: 2 had died, and 4 had the device explanted owing to lack of efficacy,” and, “Six patients had been set to zero mA between 15 and 24 months (including 1 patient who was explanted at 24 months).” “Patients varied considerably in the type and intensity of concurrent pharmacological treatment they received during the acute VNS trial” (Sackeim et al., 2001). While in the acute study, patients were taking a median of 1 (range of 0 to 4) antidepressant medications and a median of 4 (range 0 to 10) mood disorder treatments (Sackeim et al., 2001). Some subjects did have changes during the 4 weeks prior to the first visits (6) and minor changes during the acute phase (8) (FDA Clinical Memorandum). Four subjects started a new antidepressant medication during the period from visit 5 to visit 12, due to worsening depression (FDA Clinical Memorandum). Three subjects with bipolar depressive disorder and two subjects with major depressive disorder received lithium during the acute phase (FDA Clinical Memorandum). While no subjects received ECT during the acute phase, 3 received ECT during the long-term study (FDA Clinical Memorandum). Adverse events were recorded differently for the acute and long-term phase (FDA Clinical Memorandum).

During the acute phase, all adverse events were recorded (FDA Clinical Memorandum). “During the long-term phase, only adverse events that were considered by the investigator to be possibly, probably, or definitely related to either implantation or stimulation were reported” (FDA Clinical Memorandum). All implanted subjects reported at least one treatment related adverse event (FDA Clinical Memorandum). The most common events included device site pain, headache, incision pain, neck pain, pain, dysphagia, increased cough, dyspnea, and voice alteration (FDA Clinical Memorandum). The FDA Clinical Memorandum noted 77 serious adverse events reported after implantation and included worsening depression (N=34), suicide attempt or overdose (N=12), mania (N=2), and agitation (N=2). Nahas reported, “...40 serious AEs (SAEs) involving 25 participants occurred,...” and, “These 40 AEs included 3 for suicide attempts, 10 for worsened depression, 1 for dysphoria, 2 for a manic episode, 1 for agitation, and 1 for CNS toxicity. All other SAEs were not psychiatrically related. No SAE was thought to be device related.” Other events included syncope, deep thrombophlebitis, wound infection, neuroleptic malignant syndrome, pain, and convulsion (FDA Clinical Memorandum). One death was in the long-term phase (multiple organ failure) (FDA Clinical Memorandum). Another subject died from lung cancer after withdrawal from the study. The primary efficacy endpoint was response defined as a  $\geq 50\%$  decrease in the HAM-D score at post-treatment acute phase exit as compared with the baseline period, and then evaluated again at 1 and 2 years. Relapse and recurrence were not defined.

At the 10 week follow-up, 31% (18/59) of study subjects had a 50% reduction in the primary outcome of the HRSD-28 (FDA Clinical Memorandum; Sackeim et al., 2001; Nahas et al., 2005). At one year, 45% (25/55) met response criteria, at two years 43% (18/42) (FDA Clinical Memorandum). Complete responders were defined by Rush and Sackeim as HAM-D score  $\leq 10$  (which was defined as remission by Marangell and Nahas in the long-term phase) and included 15% (9/59) at acute phase exit, 27% (15/55) at 1 year and 21% (9/42) at 2 years (FDA Clinical Memorandum). Alternately, Nahas reported the results based on LOCF analyses, with the HAM-D 28 response rate of 31% (18/59) at 3months, 44% (26/59) at 1 year, and 42% (25/59) at 2 years, with remission (HAM-D 28  $\leq 10$ ) 15% (9/59) at 3 months, 27% (16/59) at 1 year, and 22% (13/59) at 2 years. Nahas also reported as a post-hoc analysis the durability of response which the authors define as, "calculating the percentage of patients who met modified response criteria at the 12- and 24-month time points, and who had met a priori response criteria at earlier time points (3-month or 12-month). In these post hoc analyses, individuals who were responders at the earlier time point and who had at least 40% improvement in HAM-D-28 scores relative to baseline at the subsequent follow-up were classified as showing sustain response." Nahas noted, "Although response rates were not significantly different at 12 and 24 months, individual responses varied considerably over time ..." Outcomes from secondary efficacy variables included the MADRS, CGI, GAF, BDI, IDS-SR, YMRS, subject diary, and SF-36 (FDA Clinical Memorandum). Sackeim noted response rates at the four sites: four of eleven patients (36%); one of twelve patients (8%); four of thirteen patients (31%); and nine of 23 patients (39%).

Marangell, Rush, and Sackeim concluded that "Response rates were highest among patients who showed fewer unsuccessful adequate antidepressant treatment trials" (Marangell, Rush et al. 2002). Based on the 24 month LOCF analysis in Nahas, the authors did not find an association between greater treatment resistance (ATHF score) and response. Nahas et al. concluded, "These results suggest that patients with chronic or recurrent, treatment-resistant depression may show long-term benefit when treated with VNS."

## **D04**

This sponsor funded observational study did not involve the VNS treatment. The data was first published (George, Rush et al. 2005) as a comparison (called treatment as usual, TAU) for the D02 study, but, "The TAU group had not originally been intended to serve as the primary benchmark for the VNS + TAU group; it was intended to describe health care costs." The published description of the study (Dunner, Rush et al. 2006) stated, "The study was designed to assess (1) the clinical characteristics of a population with TRD; (2) the percentage of patients who met response and remission criteria at each measurement occasion; (3) the changes in functional health and well-being that occur over time."

This prospective study followed patients with treatment resistant depression receiving standard of care. Standard of care was defined as the treatment plan the physician and patient chose to follow, including: medications (antidepressants, stimulants, thyroid hormone, lithium, atypical antipsychotics, and anticonvulsants), psychotherapy, bright light therapy, or ECT. The authors noted there are many obstacles to treatment of MDD, including: misdiagnosis, undertreatment, lack of treatment, and patients who discontinue treatment. They also noted, "In addition, other treatment obstacles include the lack of a standardized definition of TRD, a poor understanding of the clinical characteristics of patients with TRD, and limited evidence for how to best treat this population." The study was to enroll 130 patients to ensure data on 80 subjects at 12 months, with a goal of 100 subjects with 12-months of data across 15 sites (FDA Clinical Memorandum). Referral sources were from community psychiatrists or were under the care of the investigator at the study site. Patients were cared for by their referral provider (with study assessment every 3 months) or the investigator. Data were collected at 13 sites (12 sites overlapped with D02 sites). Clinical, quality of life, and economic outcomes were assessed at baseline, 3, 6, 9, 12, 15, 18, 21, and 24 months (FDA Clinical Memorandum). During the first 12 months the MADRS, CGI, IDS-SR, YMRS, and SF-36 assessments were reviewed quarterly. HAMD 24 assessments were performed at baseline and 12 months, then quarterly (FDA Clinical Memorandum). Patient safety information was not systematically collected.

Inclusion and exclusion criteria based on Dunner et al., 2006 and the FDA Clinical Memorandum are listed in Appendix C.

**Table 3:** D04 Subject Tracking (FDA Clinical Memorandum)

Tracking Point	Subject Number
Enrollment	138
Discontinued	11
Baseline data only	3

Tracking Point	Subject Number
Evaluable Subjects	124
Not 12 month completers	12
12 month completers	112

Eleven patients did not meet study inclusion criteria at baseline (no details available). Two patients withdrew at baseline and one had no post baseline assessment. At 12 months, 112 patients were evaluable, and 103 were evaluable at 24 months. Of the 21 patients who did not complete the study, 13 withdrew consent (no details), 3 were excluded because of significant noncompliance, and 5 were withdrawn wither due to investigator decision (no details were given) or loss to follow-up. Mean age was 45.5 (no range given), 68% female, 90% Caucasian, 12% bipolar I or II, 75% recurrent depression.

Data analysis included a repeated measures linear regression performed on the raw IDS-SR scores during the first 12 months on evaluable subjects (N =124) (FDA Clinical Memorandum). Subjects were assessed for a  $\geq 50\%$  improvement in IDS-SR at the last two measured quarters (the primary outcome). Remission was defined by the investigators as an IDS-SR-30 score of  $\leq 14$ . Response and remission were determined at each visit and were defined by the symptom severity for the prior 7 days. Generalized estimating equations approach was used to analyze change over time, with baseline values as a covariate. The FDA Clinical Memorandum noted, "Of the 12 month completer population, 4% (5/109) reportedly met the proposed criteria." Dunner et al. stated, "The 12 and 24 month IDS-SR30 response rates were 11.6% (13/112) and 18.4% (19/103), respectively." Participants who met the 12 and 24 month study definition of remission were 4/112 and 8/103, respectively (Dunner et al., 2006). For CGI, 12/101 of evaluable patients were rated as much improved or very much improved at 12 months (FDA Clinical Memorandum). The authors stated, "Changes in quality-of-life measures were minimal, with SF-36 subscale scores remaining predominately below average for the duration of the study." Dunner et al. do not report MADRS, CGI, YMRS, or HAMD 24 outcomes.

The authors concluded, "Despite the wide range of treatment options available for depression, the response rates, remission rates, and quality-of-life results in this study show that most patients with a substantial degree of treatment resistance continue to have significant symptomatology and functional disability when receiving [treatment as usual]."

## **D05**

D05 is a videotape assessment of the D02 study to examine inter-rater reliability for the depression assessments.

## **D06**

D06 is a pilot study of VNS in patients with rapid cycling bipolar disorder, for which published data is not available.

## **Other Studies**

### **Comparison of D02 participants to D04 participants**

The objective of this analysis (George, Rush et al. 2005) was to compare the D02 (participants receiving VNS therapy in addition to other therapies for depression) outcomes to D04 (participants receiving therapies for depression) outcomes. The inclusion and exclusion criteria for D02 study and D04 study were not the same (Appendix C) (FDA Clinical Memorandum).

For the first 3 months of the D02 study, subjects were required to maintain a stable mood disorders medication regimen and ECT was not allowed. After 3 months of the D02 study, changes to mood disorders medication and additional treatments such as ECT were permissible. In D04, the definition of standard of care was whatever treatment strategy the physician and subject chose to follow. Neither study specified any criteria for the added or increased use of non-VNS antidepressant treatments (FDA Clinical Memorandum).

IDS-SR was the primary endpoint for this comparison, using a repeated measure linear regression analysis of the raw IDS-SR scores. George et al. stated, "The VNS + TAU participants in this report are the evaluable 12-month sample (n = 205) described by Rush et al. (2005b)." The D04 population had 124 participants. There was no reference to enrolled, discontinued, how many subjects provided enough data to be evaluated, and how many were completers (this analysis was published before the D04 trial was published). Some of the D02 and D04 sites overlap (D04 included 13 sites, 12 also participated in D02), and the majority of D04 participants enrolled after D02 was closed (FDA Clinical Memorandum). The FDA Clinical Memorandum noted, "Although both Study D-02 and D-04 were available to enroll subjects at similar time periods, almost all D-04 subjects enrolled into the study after D-02 was closed for enrollment." A baseline demographic comparison was done between 205 D02 participants and 124 D04 participants. These reported parameters were statistically similar ( $p \geq 0.05$ ): age; gender; diagnosis (unipolar or bipolar); unipolar type; length of current MDE; participants having chronic ( $\geq 2$  y) current MDE; number of failed adequate trials in current MDE by ATHF; number of failed adequate trials in current MDE per year of MDE; age at onset of first symptoms of depression, mania, hypomania; age of definitive diagnosis of any mood disorders; duration of illness; length of time since definitive diagnosis; length of time between onset and definitive diagnosis; number of suicide attempts in lifetime; number of suicide attempts within past 12 months; treatment-induced hypomania or mania; number of prior hospital admissions for mood disorders in lifetime. These reported parameters were statistically different ( $p < 0.05$ ): ethnic origin (Caucasian: D02, 97%; D04 90%); received ECT, lifetime (D02: 53%, D04 26%); Received ECT, current MDE ( D02 35%; D04 12%); number of lifetime episodes of depression (0-2: D02 24%, D04 25%; 3-5: D02 34%, D04 29%; 6-10: D02 27%, D04 15%; >10: D02 9%, D04 26%; unknown: D02 5%, D04 6%). A propensity score was derived from the previously listed parameters, and included baseline HRSD 24 and IDS-SR30 score and was grouped into a five-level category.

The FDA Clinical Memorandum stated, "a statistically significant difference ( $p < 0.001$ ) was observed in the estimated IDS-SR raw scores per month between D02 and D04 at 12 months (-0.397 estimated average difference per month)". George et al. presented the results as a repeated-measures linear regression model, in which, "The model-estimated differences (SE) in the IDS-SR30 total score at the end of 3,6,9 and 12 months were -1.19 (.29), -2.38 (.58), -3.57(.87), and -4.76 (1.16) points, respectively." A note was made in the figure representation of this model that "All VNS+TAU measures within a quarter were assigned to the end of the quarter. This model adjusted for baseline IDS scores, propensity score, and site." To examine the impact on concurrent antidepressant treatments upon the long-term outcomes, an asymmetric analysis using the primary repeated measures linear regression analysis of IDS-SR scores and censoring the D-02 participants rating scores for the concurrent antidepressant treatment changes (LOCF approach) was presented (FDA Clinical Memorandum). The FDA Clinical Memorandum reported:

"The results (not specified in the Sponsor's original clinical protocol or the Sponsor's revised clinical protocol) reported the following: D02, D04 Primary Analysis Comparisons, *After* Censoring Scores for Concomitant Antidepressant Treatment Changes-If a subject added or increased a concomitant antidepressant treatment (D02 only; D04 standard of care was defined as whatever treatment strategy the physician and subject chose to follow), and their subsequent IDS-SR scores were not used (i.e., a censored analysis employing a last-observation-carried-forward approach) in a revised repeated measures linear regression analysis (Table 2), the difference observed in the estimated IDS-SR raw scores per month between the D02 and D04 evaluable populations at 12 months (-0.183), i.e., the average amount of improvement in the IDS-SR score per month in D02 and D04, was not statistically significantly different from standard of care ( $p > 0.05$ )."

George et al. stated, "With an ANCOVA model adjusting for the same covariates, the estimated difference (SE) in scores between the groups was -6.2(1.7) points at 12 months, and -5.1(1.6) points, last observation carried forward (LOCF)." The authors also concluded, "Thus the observed baseline demographic and illness characteristics between the two groups likely did not contribute significantly to the difference in IDS-SR30 outcomes between the VNS + TAU and TAU groups."

A number of secondary endpoints were compared. For IDS-SR rating score meeting the study definition of response (percentage of subjects reporting  $\geq 50\%$  decrease in the raw IDS-SR score between baseline and 12 months) and complete response (percentage of participants with an IDS-SR raw score of less than 14 at 12 months)(FDA Clinical Memorandum):

- For 12 month evaluable populations, 22% (39/180) of the D02 and 12% (13/112) of the D04 met the definition of response ( $p = 0.029$ ). After censoring scores for concurrent antidepressant treatment changes for the 12 month evaluable populations, 18% (32/180) of the D02 and 3% (13/112) of the D04 met the definition of response ( $p = 0.085$ ). The authors stated this as LOCF response rates, D02 19.6% ( $n=204$ ); D04 response 12.1% ( $N=124$ );  $p=0.002$  (George, Rush 2005).

- For the 12 month evaluable populations, 15% (27/180) of the D02 and 4% (4/112) of the D04 met the definition of complete response ( $p = 0.006$ ). After censoring scores for concurrent antidepressant treatment changes for the 12 month evaluable populations, 7% (12/180) of the D02 and 4% (4/112) of the D04 met the definition of complete response ( $p = 0.048$ ). The authors stated this as LOCF remission rates, D02 13.2%; D04 3.2% ( $n=124$ );  $p = 0.007$ .

For the HAM-D rating score meeting the study definition of response (percentage of subjects reporting  $\geq 50\%$  decrease in the raw HAM-D score between baseline and 12 months) and complete response (percentage of participants with a HAM-D raw score of 9 or less at 23 months)(FDA Clinical Memorandum):

- For 12 month evaluable populations, 30% (54/181) of the D02 and 13% (13/104) of the D04 met the definition of response ( $p = 0.003$ ). After censoring scores for concurrent antidepressant treatment changes for the 12 month evaluable populations, 20% (36/181) of the D02 and 13% (13/104) of the D04 met the definition of response ( $p = 0.118$ ). The authors reported this as LOCF response rates, 26.8% ( $n=205$ ) for D02; 12.5% ( $n=104$ ) for D04;  $p = 0.011$ .
- For the 12 month evaluable populations, 17% (31/181) of the D02 and 7% (7/104) of the D04 met the definition of complete response ( $p = 0.031$ ). After censoring scores for concurrent antidepressant treatment changes for the 12 month evaluable populations, 8% (15/181) of the D02 and 7% (7/104) of the D04 met the definition of complete response ( $p = 0.757$ ). The authors reported this as LOCF complete response rates (%), 15.6 ( $n=205$ ) for D02; 6.7% ( $n=104$ ) for D04;  $p = 0.059$ .

The unipolar and bipolar patients were analyzed as subgroups (FDA Clinical Memorandum).

**Table 4:** Unipolar patients only (FDA Clinical Memorandum)

	D02	D04	p-value
Study Outcome			
<b>IDS-SR score</b>	N=163	N=97	

Average change per month	-9.5	-4.7	0.001
Average change per month LOCF calculation	-8.8 (N=184)	-5.1 (N=109)	0.011
Number of responders	34	12	0.084
Number of complete responders	25	4	0.014
<b>HAM-D score</b>	N=181	N=104	
Average change per month	-8.1	-4.8	0.013
Average change per month LOCF calculation	-7.1 (N=185)	-4.8 (N=91)	0.070
Number of responders	49	11	0.005

Number of complete responders	27	7	0.096

**Table 5:** Bipolar patients only (FDA Clinical Memorandum)

Study Outcome	D02	D04	p-value
<b>IDS-SR score</b>	N=17	N=15	
Average change per month	-12.6	-3.7	0.703
Average change per month LOCF calculation	-13.8 (N=20)	-3.7 (N=15)	0.976
Number of responders	5	1	*

Number of complete responders	2	0	*
<b>HAM-D score</b>	N=17	N=13	
Average change per month	-9.5	-5.6	
Average change per month LOCF calculation	-9.7 (N=20)	-5.6 (N=13)	0.340
Number of responders	5	2	*
Number of complete responders	4	0	*

\* cell size too small to calculate a p-value

Participants' IDS-SR and HAM-D scores were also examined in other ways. The IDS-SR scores were compared for a 50% improvement or better at the last two measured quarters of the first year of VNS therapy (visits 9 and 12 month). For 12 month completer populations, 15% (27/177) of D02 and 4% (5/112) of D04 met this criterion (FDA Clinical Memorandum). For the evaluable populations, 13% (27/205) of D02 and 4% (5/124) of D04 met this criterion (FDA Clinical Memorandum). Participants' HAM-D raw scores were compared for improvement from baseline to 12 months. For 12 month completer participants, the D02 (N=180) average 12 month score was an 8.2 point decrease from baseline while D04 (N=104) had a 4.9 decrease (statistically significant). For the LOCF analysis the D02 (N=205) average 12 month score was a 7.4 point decrease from baseline while D04 (N=124) had a 5.0 decrease. Additional analyses were performed with other collected scores from other scales. For CGI, 36% (66/181) participants were rated as much improved, and 12% (12/101) were rated as much improved for D04 (LOCF analysis: D02 68/200, D04 12/101) (FDA Clinical Memorandum). The authors reported this as 36.5% (n=181) for D02; 11.9% (N = 101) for D04;  $p < 0.001$  (LOCF analysis D02 34.0% (N=200), D04 11.9% (N=101),  $p < 0.001$ ) (George et al., 2005). The FDA Clinical Memorandum stated, "the MOS-SF36 had numerically greater changes in vitality, social functioning, role functioning-emotional, and mental health. No statistical comparisons were performed between D02 and D04." Adjustment for multiple comparisons was not done.

The authors attempted to investigate confounders. To determine if site differences contributed to the differences between D02 and D04, the authors reexamined the outcomes using data from the 12 overlapping sites only. The primary results were stated as, "Analysis with the primary repeated-measures linear regression model remained significant and resulted in a linear study effect of a difference between groups of .32 IDS-SR30 point per month [SE=.10,  $t(862) = 3.16$ ,  $p=.002$ ]." To determine if mood medication changes brought about response, they examined the addition or increase in antidepressants and mood stabilizers in responders and nonresponders from both D02 and D04. D02 responders had fewer dose increases or medication additions (56%) as compared to nonresponders (77%), while for D04 more responders had increases or additions (92%) than did nonresponders (80%). The authors created a plot and referred to it as a sensitivity analysis: "Plot of 30-item inventory of depressive symptomatology-Self-Report (IDS-SR) mean scores for participants receiving vagus nerve stimulation plus treatment as usual, with and without medication changes (n= 205)."

The conclusion by the authors was, "Symptom reductions in VNS+TAU were largely attributable to participants without a medication change or increase during the 12 months." The authors also concluded, "This comparison of two similar but nonrandomized TRD groups showed that VNS+TAU was associated with a greater antidepressant benefit over 12 months." They also stated, "Additional studies are needed."

#### **4. MedCAC**

The MedCAC was not convened for this topic.

## **5. Evidence-based guidelines**

The 1993 AHRQ guidelines for Detection and Diagnosis of Depression in Primary Care and Treatment of Major Depression are listed as outdated for current medical practice on the internet.

APA treatment guidelines for patients with major depressive disorder (2000) are, "in some instances based on data distilled from randomized prospective clinical trials, while in other areas they are based on individual case reports along with the collective experience and judgment of well-regarded senior psychiatrists." In this guideline, treatment resistant depression is not listed. "Failure to respond to pharmacotherapy in the acute phase," is the title of a section. The guideline states, " For patients whose treatment failure is not readily attributable to inappropriate diagnoses, poor adherence, or complicating conditions, a variety of therapeutic options are available, including maximizing the initial treatment, switching to another non-MAOI, agent, augmenting antidepressant medications with other medications or psychotherapy, using an MAOI, and ECT. Empirical data concerning the relative efficacies of these strategies are limited." VNS is not mentioned. In Fochtmann and Gelenberg's Guideline Watch for the Practice Guideline for the Treatment of Patients with Major Depressive Disorder, published September 2005, this statement is included in the topic of somatic treatments: "Although other somatic treatments, including repetitive transcranial magnetic stimulation, magnetic seizure therapy, and vagal nerve stimulation, have also been studied over the past 5 years, evidence is not yet sufficient to recommend their use in routine clinical practice."

## **6. Professional Society Position Statements**

None were received.

## **7. Expert Opinion**

Drs. Nahas, George, and Rush, primary authors of the VNS FDA IDE trials, provided comments (discussed below).

## **8. Public Comments**

During the initial 30-day comment period, CMS received 1,843 comments. Of the comments received, 1,274 were submitted through the public comment process via CMS coverage website and another 569 were submitted via US mail or to the analyst's e-mail. A complete summary of those comments is available within the proposed decision memorandum.

Of the total 1,843 comments, 1,831 commenters were in favor of amending the current VNS policy to include treatment-resistant depression as a covered indication. Seven commenters were against coverage of VNS for TRD. Five commenters expressed no indication for coverage.

### **Public Comments on the Proposed Decision Memorandum**

CMS received 889 comments during the final 30-day comment period following publication of the proposed decision. Of these, 687 were submitted through the CMS website public comment portal and another 202 were submitted via US mail or e-mail.

Of the total 889 comments, 859 commenters were in favor of amending the current VNS policy to include treatment-resistant depression as a covered indication. Thirteen commenters were against coverage of VNS for TRD. Seventeen commenters expressed no indication for coverage.

Most comments submitted during this comment period are in favor of expanding the coverage policy to include TRD as a covered indication.

## **A. Summary of comments**

### Comments from Patients

CMS received 402 comments from patients. 140 commenters have had VNS implanted for TRD and two have had VNS implanted for epilepsy. Many reported being diagnosed with major depression and many patients reported being bipolar. Most supported expanding the coverage policy to include TRD as a covered indication.

Many commenters who expressed interest in receiving VNS for TRD described personal medical conditions that were not consistent with the characteristics of subjects who were in the study population. These included failure to respond to multiple medications (in some cases, 20 to 30 or more); having multiple ECT treatments and multiple hospitalizations; having suicidal ideation and attempts (including reporting well-thought out plans); and reporting multiple medical comorbidities.

Many commenters describe traumatic events, including being the victims of child and adult sexual abuse, violence, and witnessing murders; all indications of possible post traumatic stress disorder. Other comorbidities mentioned are addiction to illegal drugs, borderline personality disorder, anxiety disorder, panic disorder, eating disorders, schizoaffective disorder, dissociative disorder, and psychosis. Some commenters expressed violent thoughts including homicidal ideation.

Many commenters expressed that VNS is “their last hope.” Commenters in favor of Medicare coverage included statements such as, “VNS therapy offers a chance at a normal, productive life,” and “It offers a chance for hope.” Many commenters who supported coverage mentioned that they researched the device, often via reading personal testimonials on the Internet. Many commenters expressed a lack of confidence in drug treatment. One commenter suggested a benefit of VNS by asking if those who suffer from TRD would prefer something that is automatic versus having to remember to take daily doses of medication. Many commenters discussed a preference to avoid pharmacologic therapies.

Commenters who had VNS reported a variable time to response. In contrast to physician commenters, who reported a long delay before experiencing positive response to VNS, patient commenters reported a broad variety of response time. For example, some patient comments reported an immediate response; others felt a difference in 8 days, some 30 days, others in weeks, still others in 6 months.

CMS received two comments from patients who were against Medicare coverage of VNS. One commenter expressed, “Unfortunately, VNS has been a complete failure and waste of money.” He further stated, “There are certainly some responders, but there are many non-responders.” Another commenter said that VNS should be banned, not funded and there are many less invasive treatments available for depression.

Comments from Physicians

The table below indicates the number of physicians who commented during the final comment period. (This table includes each physician’s reported level of VNS experience).

Physician Type	Total Number	Experience with VNS for TRD	Experience with VNS for Epilepsy	No reported experience
Psychiatrists	125	98	0	27
Surgeons	5	5	0	0
Neurologists	10	2	8	0
Other	11	7	0	4
<b>Total</b>	151	112	8	31

Most physicians who submitted comments favored coverage. One psychiatrist said, "We know the device works for some people but we don't fully understand who the best candidates are and how to appropriately dose these patients to get the most of the therapy."

In addition, physician commenters provided anecdotal comments that they had seen improvements in depression in clients being treated with VNS. They made statements such as, "All psychiatrists I've spoken with who have patients with VNS implanted have had positive reports on every patient," and "Every single patient that I have implanted has had significant reductions in their scores on Hamilton Rating Scale for Depression." Physician commenters described many patients as being functionally disabled. The perception of the magnitude of the problem varied among clinicians. Some believed VNS was a good alternative for the rare patient, while others claimed that many thousands of patients will benefit.

Three physicians opposed coverage of VNS for TRD. One physician who was against coverage commented, "I can't begin to tell you how many patients I've seen who require 5 or 6 different meds before they respond." Another commented, "I think until we have 5-10 yrs worth of further experience it's not wise to pay for it, because maker of the device is the only one who is benefiting from it."

#### Comments from other health care professionals and organizations

CMS received 84 comments from other healthcare professionals. This group included nurses, advocacy groups, social workers, other academic faculty, and health plans. Most of these commenters favored coverage. On the other hand, five commenters were not in favor of coverage.

#### Comments from the general public

CMS received 249 comments from the general public including family members and friends of depressed patients, and others from the general public. The commenters noted that depression is a disease that affects not only the patient, but everyone involved in that person's life. Most of the comments gave an example of how VNS helped a friend or family member and asked that CMS cover VNS to allow these loved ones to live a "normal" life. Three comments from this group were against coverage.

## B. Response to Specific Comments

### 1. Comments with Evidence

Twenty-four commenters presented articles, many of which were already reviewed in the proposed decision memorandum or had previously been mentioned in the initial comment period. We reviewed all the references submitted. None of the references included any new published evidence that had not already been considered and discussed in the proposed decision.

We received articles that were a reanalysis of previous data or were review articles; physiologic studies; studies of depression that did not include VNS (including the NIH funded STAR-D trials); a number of articles on the cost of depression; articles on the use of VNS in epilepsy; and some non-peer reviewed information. Of the references included in submitted comments:

- 

Physiologic studies (investigating the mechanism of action, which for VNS is currently unknown) and animal studies (no validated animal model for depression, in addition to the discordance between animal and human studies (Perel et al., 2006)) generally do not provide evidence of health benefit as they do not provide a direct example of clinical health benefit;

- 

Review articles and reanalysis of previous data generally do not provide additional evidence of health benefit beyond what is already known from the primary medical research literature;

- 

Abstracts, posters, newspaper articles, and websites generally are accorded less weight than material that has been subject to rigorous peer review and published in recognized medical journals;

- 

Studies of treatments for depression other than VNS are outside the scope of this NCD because it does not demonstrate whether there is a benefit of VNS;

- 

Studies of VNS in epilepsy may provide information on adverse events but do not provide evidence of clinical benefit in the treatment of depression;

- 

Some commenters, again, mentioned that VNS for TRD is approved for use in Europe and Canada; therefore, CMS, again, performed a literature search for (VNS for TRD) published studies outside of the United States. The only study identified (mentioned in the initial comment period) was an 11 patient study from D03 (the European study) which is discussed below.

References submitted are included in the final reference list.

The requester, Cyberonics, submitted additional materials after they met with CMS on March 20, 2007. This included a confidential unpublished paper, health care utilization information in the treatment of epilepsy, information from Rush 2005 et al. and Sackeim 2007 et al., information from Tatum et al. 2001 about patients with epilepsy, 6 of whom were receiving psychotropic medications, and the Medical Device Report (the FDA summary is listed below). Data that is unpublished is given little weight because it has not been peer-reviewed and therefore we can not substantiate the accuracy of the data and the appropriateness of the authors' conclusions. In addition, the information presented by Cyberonics has been considered or is outside of the scope of the NCD consideration.

## Professional Societies

One comment was submitted by a national professional society. The American Association of Neurological Surgeons (AANS) and the Congress of Neurological Surgeons (CNS), representing organized neurosurgery in the United States, support Medicare coverage of VNS for TRD patients “who are deemed appropriate candidates for this device.” Below are the professional societies’ specific comments:

### **Comment:**

AANS believes that the device met the FDA standard of reasonable assurance of safety and effectiveness. It said that while the randomized trial failed to show a statistically significant response, the follow-up observational studies demonstrated efficacy over time, as is observed in the epilepsy population. AANS expressed a need for more studies to understand the benefits and limits of this device and recommended that VNS for TRD should be covered in clinical trials. To support its statements, it referenced 3 articles reviewed in the Proposed Decision memorandum and 4 studies on the treatment of epilepsy.

**Response:** All 3 articles were reviewed and taken into consideration in the proposed decision. In addition, as stated above, while these studies (on the treatment of epilepsy) are useful for VNS adverse events, it is less useful in determining the health benefits of VNS in the TRD population. Therefore, based on all the evidence reviewed, including the three articles and four studies referenced by AANS, CMS decided VNS for TRD is not reasonable and necessary.

## Expert Opinion and VNS FDA IDE trial sponsor, Cyberonics

Drs. Nahas, George, and Rush, primary authors of the VNS FDA IDE trials provided comments as follows:

**Comment:**

Most of the experts disagreed with the proposed CMS decision. One commenter stated that he agreed that more randomized controlled clinical data concerning safety and efficacy would be informative to the field of psychiatry and hopefully settle the debate. He further expressed that he believes it is wrong that we cannot and should not do studies in this population until we have a standard definition of TRD.

**Response:**

CMS did not state that studies in this population should not be pursued. In fact, CMS believes that good quality studies that show positive health outcomes are needed to address coverage for this indication.

**Comment:**

One expert commented that it is clear that not all patients can “be treated successfully,” as CMS states (in the proposed decision memorandum); many continue to suffer from medical problems and a reduced quality of life despite multiple treatments.

**Response:** CMS disagrees. CMS believes almost all correctly identified depressed patients can be successfully treated for depression. The reference is to the 2000 AHRQ document that discusses improving the quality of care for people with depression. In that document, the expert panel concluded that gaps in knowledge exist that is a detriment to successful treatment. Similarly, in 2001, the Institute of Medicine issued a call for fundamental change in the U.S. health delivery system in the report *Crossing the Quality Chasm*.

**Comment:**

One expert emphasized the public health burden of depression and treatment resistant depression in particular. He commented that from the VNS studies, many initial responders were likely to show continued clinical benefit after 12 and 24 months. He also added that the mechanisms of action that underlies these intriguing response patterns to adjunctive VNS Therapy remain largely unexplained. He references a study he published investigating the physiologic mechanisms of VNS and a review article discussing what type of information is needed for VNS (Nahas et al., 2006).

**Response:** CMS agrees that there is evidence that patients with depression and related illnesses continue to present a significant public health problem and appreciates the commenter's characterization of treatment resistant depression. While determining the physiologic mechanism of VNS action is important, data on mechanism provides insufficient evidence to determine if VNS improves health outcomes and thus if VNS is reasonable and necessary.

**Comment:**

Many experts disagreed with CMS regarding the fact that TRD is vaguely defined.

**Response:**

CMS notes, Keller 2005 states, "Determining the number of people who are resistant to treatment is difficult because of the use of varying definitions of treatment resistance, treatment response, and remission in the published literature." Fleck and Horwath 2005 state, "There is no consensus in the literature about the definition of treatment resistance or refractoriness. In a review of ten years of literature, Souery and colleagues found more than 15 separate definitions." Sackeim 2001 notes, "While it is evident that treatment-resistant depression is common and a fundamental issue in the treatment of major depressive episodes, there are no agreed upon definitions of what constitutes treatment-resistant depression."

**Comment:**

Regarding inclusion and exclusion criteria, two experts submitted comments that suggested that those who may be the most difficult to treat were excluded from the VNS therapy studies. For example, one expert commenter stated that other mood disorders and general comorbidities are conditions that may reduce the likelihood of remission were specifically excluded from D02. Another expert commenter stated that while all of these factors certainly may contribute to the appearance of treatment resistance, it is important to note that the inclusion/exclusion criteria from the D01 and D02 studies were designed to exclude conditions that mimic treatment resistance. Medical conditions known to cause depressive symptoms, substance abuse, and psychiatric co-morbidities were all among the exclusion criteria for the VNS Therapy studies. Another expert noted that detailed inclusion/exclusion criteria can be obtained from a number of sources, not only from FDA memos.

**Response:** CMS stated in the analysis section of the proposed memorandum, "Comorbidities that can be commonly associated with depression, such as axis I (other than mood disorders), axis II comorbidities and general medical comorbidities, were not reported. It is unclear how results from trials of patients without reported significant comorbidities can be generalized to many clinical populations, including older adults in Medicare." These important individual patient factors may be linked to a lower probability of remission, which is observed as a resistance to treatment. Fava et al. 2003 discussed the rationale for the STAR\*D trial and stressed the importance of including representative patients. CMS believes that by excluding patients with comorbidities we are unable to generalize whether VNS showed a health benefit in the Medicare population, should the clinical trial have been positive. CMS is not clear on what sources, other than FDA memos, the expert is referring to with regard to obtaining inclusion/exclusion criteria.

**Comment:**  
Also, regarding inclusion and exclusion criteria, one expert referred to the seventh paragraph of the Analysis section of the proposed decision memo ("Other issues... (Office of Inspector General 2001).") and stated, "The 1st sentence makes a number of claims which upon further scrutiny, apparently have no merit. Incredibly, my quote actually counters the claim that patient selection lacked rigor. It is true that patient recollection may not be 100% accurate in describing past antidepressant treatment, particularly in the case of patients with TRD who may exhibit cognitive deficits and have had numerous past treatments. It is for this reason that family interviews were conducted, medical records were obtained and pharmacy records were pursued (which was helpful in establishing compliance via refill history). There are very few depression studies ever conducted that have comparable rigor with regard to patient selection."

**Response:** CMS disagrees and it appears from the psychiatric literature that others disagree as well. Rigor would be demonstrated by precise and demanding standards for patient selection. Fava 2003 et al. stated, "Treatment resistance is commonly encountered in clinical practice. The authors had to decide whether to recruit subjects with established historical evidence of treatment resistance or to prospectively treat those with non-resistant depression to determine who has a demonstrable case of treatment resistance. The latter option was chosen for several reasons: (1) to eliminate the risk of incorrect assessment of the degree of response caused by the patients' recall biases; (2) to prevent the misclassification as nonresponders of patients who have relapsed after an initial response; (3) to establish the history of treatment resistance adequately in a specific patient requires substantial effort at documenting prior treatment attempts and their outcome, which may reduce the speed of enrollment; (4) some patients with actual treatment resistance are unable to produce sufficient documentation; (5) the types and degree of treatment resistance likely affect the outcome of the next treatment provided by the research protocol (i.e., case mix determines outcome in unspecified, if not unreplicable, ways); and (6) it is quite difficult to determine the adequacy of the antidepressant dose and of the duration of the failed trial." The described method of retrospective patient selection does not meet this standard.

**Comment:**  
One expert expressed the need to validate the definition of response and remission as it pertains to depression symptoms. He stated that until better definitions of response are developed and empirically studied, it is appropriate to continue to use a > 50% reduction in depressive symptoms as a response. He further noted that definitions of remission rates involve cutoffs on validated rating scales to establish the lack or absence of depressive symptoms.

**Response:** “Although the definition of remission is still evolving, it can be summarized as the absence of depressive symptoms or the presence of minimal residual symptoms. A debate exists regarding whether assessment at a single time point (e.g., at the end of a clinical trial) is acceptable in defined remission or whether remission should be defined as no or few symptoms sustained over a predefined length of time.” (Keller, 2005) Nierenberg and DeCecco 2001 noted, “It is self-evident that the field of treatment-resistant depression rests on the definitions of response and nonresponse. Yet no standard definition has been used across studies.” In summary, based on the evidence reviewed, there is no standard definition for the concepts of response and remission, therefore making study comparison difficult.

**Comment:**  
One expert stated, “...the concept of regression to the mean is less relevant for patients with TRD. Patients enrolled in the D01 and D02 VNS Therapy studies had been in their current episode for an average of 10 and 4 years, respectively, and were unlikely to get well spontaneously, much less sustain a remission.”

**Response:** There is insufficient evidence to conclude that regression to the mean is less relevant for a particular patient. CMS notes that the natural course of untreated depression has rarely been examined, so it is difficult to understand spontaneous remission. The Surgeon General’s Report on mental health stated about major depressive disorder, “When untreated, a major depressive episode may last, on average about 9 months. Eighty to 90 percent of individuals will remit within 2 years or the first episode (Kapur & Mann, 1992). Thereafter, at least 50 percent of depression will recur, and after there or more episodes the odds of recurrence within 3 years increases to 70 to 80 percent if the patient has not had preventive treatment.” “Across the life span, the course of depression is marked by recurrent episodes of depression followed by periods of remission” (Surgeon General’s Report 1999). In D02 there was a control group, some of whom improved as measured by the symptom scale; by this, they either responded to another treatment or remitted spontaneously.

**Comment:**  
One expert commented on the variations of outcomes in VNS studies. He stated: “The observed sample was created to better describe data that existed at each time point, as some patients had missing measures and some had dropped out;” “In summary, the a priori defined Observed Sample provided insight into the effects of VNS Therapy over time;” “Most importantly, this data tracked very closely with corresponding data from the LOCF sample at 12 months.”

**Response:** CMS has continuing concerns regarding the amount of missing data and its interpretation in the published literature; however, it has little impact in our non-coverage decision.

**Comment:**  
Regarding safety data, one expert stated, "The supposed inconsistencies between our papers and the quoted FDA documents likely have to do with different time frames (and perhaps definitions) being used. In our papers, we would routinely report safety events only through the duration of the trial being discussed (e.g. for 3 months for the acute trial paper and 12 months for the long-term paper); whereas, the FDA (for very good reasons) might choose to look at safety data beyond such arbitrary time frames."

**Response:** From all perspectives, it is confusing if safety is defined differently by different interested parties.

**Comment:**  
One expert addressed concerns about long-term adjustment of concomitant treatments by pointing out that this is a valid concern and one which was looked at extensively (and discussed extensively with the FDA prior to their ultimate approval of VNS); though the complete data regarding this point is extensive, the quick answer is that subjects who had treatment adjustment in the 1st year of the D-02 study showed a response rate of 21% whereas those without any adjustment (apart from VNS) had a 41% response rate. Clearly with such data, medication adjustments could not have been of much importance relative to the presence of VNS. He further stated that "Site to site variances are part and parcel of all multi-site studies, but have been looked at extensively in these studies and found to be relatively minor and to have little to no bearing on the long-term results."

**Response:** CMS notes from the above comment that these percentages do not appear in the public literature on this trial. CMS also believes that site to site variance is important especially when treatment other than the one under study is not specified by the protocol. CMS notes that site to site variance was noted in D-01 and merited a three paragraph discussion in Sackeim et al. 2001. Columbia had a substantially poorer response (8.3%). Two points of the discussion were that, "The Columbia patients did not respond to an average of 6.7 +/- 2.5 adequate treatments compared to 4.4 +/- 2.6 treatments in the other group of patients,  $t(57) = 2.76$ ,  $p = .0078$ "; "Relative to the other sites, patients with chronic, single episode unipolar depression had greater representation at Columbia, and patients with recurrent, unipolar depression were less common ( $p = 0.0225$ , Fisher's Exact)." As CMS notes later in the memo, usual care may have been very different site to site, as it is known that the treatment of depression is variable. As an example, in a study by Niklson et al, the treatment center did make a difference in outcome (Niklson, Reimnitz, 1997). Treatment variation by site does seem to make a difference.

**Comment:**

One expert said that despite the controversy regarding the definition of TRD, empirical data shows that there are a group of patients whose depression does not respond to standard therapies and who are therefore in need alternative treatment options such as VNS Therapy. Clarity on this matter is provided by the recently completed STAR\*D trial.

**Response:** The STAR\*D trial and the VNS studies are very different, so comparing them is difficult. The STAR\*D trial was a landmark study in the field of psychiatry developed to provide a scientific basis for practice guidelines in the treatment of MDD. The written protocol provided patients sequenced treatment with stepped treatment choices (in the protocol design) after the initial treatment if they did not have an adequate response. There were patients who did not adequately respond to four steps of treatment and the theoretical cumulative remission rate was 67%. However, this percentage assumed no drop-outs, whereas the percentage of drop-outs was high (the percentage of patients exiting after step one was 20.9%, 29.7% after step 2, 42.3% after step 3). While certain patients did not adequately respond to their chosen treatment sequence, it is possible that they could have responded to a different sequence. These questions remain for further study. There is yet to be a group of patients for which VNS therapy has demonstrated evidence of treatment effect.

**Comment:**

One expert stated, "In major depression, placebo effects are seen early and are typically transient (Thase and Rush 1995)."

**Response:** CMS does not agree with this statement because literature is inconsistent regarding this issue. For example, Khan et al., 1989 suggested the early onset response was seen in a subgroup of patients receiving either imipramine or placebo and appeared to be independent of treatment assignment. Interestingly, the early onset response predicted outcome for the duration of the trial. Also, the authors of a recent meta-analysis examined early sustained response rates between antidepressants and placebo to look for differences noted, "To date, several reports demonstrate that early response rates are equivalent between antidepressant-treated and placebo-treated groups of patients with major depressive disorder, suggesting that patients who demonstrate significant sustained symptom improvement during the first 2 weeks of treatment are not responding to the antidepressant itself, but to nonspecific, placebo-like factors." (Papakostas et al., 2006)

**Comment:**  
One commenter stated, "Functional neuroimaging studies (functional MRI, SPECT, and PET; Chae et al., 2003) including PET studies conducted by a joint St. Louis University-Washington University team in St. Louis (Conway et al., 2006), as well as other groups have demonstrated that acute vagus nerve stimulation leads to activation in regions of the brain known to be associated with depression."

**Response:** Physiologic studies into the mechanism of action of VNS therapy do not provide evidence of clinical benefit for patients. Furthermore, in patients being treated with antidepressants, placebo response patients have been observed to have similar PET scan changes (Mayberg et al., 2002).

**Comment:**  
The requestor, Cyberonics stated that a post-approval TRD patient registry will provide additional data to support the use of VNS for TRD.

**Response:** Voluntary registry data may provide additional data on safety, assist in validating outcomes seen in basic trials, and determine practice patterns. However, they are not commonly helpful in answering basic questions of treatment effectiveness which have not been demonstrated in randomized controlled trials.

**Comment:**  
The requestor, Cyberonics stated, "Long-term safety profile of VNS therapy is excellent."

**Response:** CMS has safety concerns based on the following information:

- CMS has identified two warning letters from the FDA. The first, dated March 23, 2001, notes "The inspection revealed that your devices are misbranded within the meaning of Section 502(t)(2) of the Act in that medical device reporting procedures were not implemented and maintained and information was not submitted to FDA as required by the Medical Device Reporting Regulation (MDR), as specified in Title 21, Code of Federal Regulations (CFR), Part 803. The specifics that were given included: failure to submit reports within 30 days that reasonably suggests that the device contributed to death or serious injury. Approximately 60 events suggested the device may have caused or contributed to a death and 102 infection events were not reported to FDA until after completion of the inspection. There was a failure to establish and maintain MDR event files, among other things. The second warning letter dated December 22, 2004, noted, "The above-stated inspection revealed that these devices are adulterated within the meaning of Section 501(h) of the Act, in that the methods used in, or the facilities or controls used for their manufacturing, packing, storage, or installation are not in conformance with the Current Good Manufacturing Practice (CGMP) requirements of the Quality System (QS) Regulation for medical devices, as specified in Title 21, Code of Federal Regulation. Part 820. One of these quality system regulation violations included a failure to completely investigate and evaluate the cause of each medical adverse event and failure to maintain complete deliberation results.
- The FDA Division of Postmarket Surveillance, Office of Surveillance and Biometrics analyzed adverse event reports associated with VNS therapy indicated for the treatment of depression. Two different searches were conducted in the Manufacturer and User Facility device Experience (MAUDE) adverse event report database. One of the conclusions in this report is of concern: "The magnitude of serious side effects in depressed patients can not be assessed from the adverse event reports because of under-reporting of events and lack of denominator data; however, 39 of 44 adverse events in depressed patients were not unexpected. Five of 44 adverse events on depressed patients are concerning; 3 suicides, a new onset of seizures and a stroke event."
- Corcoran 2006 is a short report of an open label study of 11 patients as part of the European safety and efficacy study for VNS therapy in TRD (Cyberonics sponsored D03). In this study (which provides results up to one year) several serious adverse events were noted including one patient who died by suicide and another who developed recurrent pulmonary emboli. The authors comment, "There was a striking number of adverse events in this study. It could be reasonably argued that the suicide was unrelated to the treatment, except insofar as treatment was ineffective, seeing that patient 1 left a suicide note explaining her intention before treatment to kill herself if the therapy did not cure her depression."

**Comment:**

Cyberonics commented, "The CMS Draft NCD noted that VNS Therapy was not included in the current practice guidelines...You will find that VNS Therapy for depression will soon be included within major algorithms such as the Fourth Edition of Principles and Practice of Psychopharmacotherapy...."Additionally, the pending revision to the Texas Medication Algorithm Project (TMAP) will include VNS Therapy."

**Response:** CMS notes that VNS is not included in current guidelines such as those endorsed by consensus statements that are subject to peer review.

## **2. Comments without Evidence**

### **Comment:**

One expert commented, "Including the APA's position on VNS Therapy for depression, CMS noted its receipt of 1843 comments, 99.35% of which favored national coverage by your agency." The experts all support VNS so it should be covered.

**Response:** CMS notes significant numbers of comments, but based on all the relevant evidence reviewed there is little data that demonstrates that VNS has benefit for the Medicare population.

The individual responses should not be construed as a consensus response, as is illustrated by those who actually chose to respond, which is a small percentage of the psychiatric community in the United States.

### **Comment:**

A commenter stated that a panel of mental health professionals should do the review of VNS.

**Response:** CMS disagrees and did not believe there was a need to convene a MedCAC. When making national coverage determinations, CMS evaluates relevant clinical evidence to determine whether or not the evidence is of sufficient quality to support a finding that an item or service falling within a benefit category is reasonable and necessary for the diagnosis or treatment of illness or injury or to improve the functioning of a malformed body member. The critical appraisal of the evidence enables us to determine to what degree we are confident that: 1) the specific assessment questions can be answered conclusively; and 2) the intervention will improve health outcomes for patients. An improved health outcome is one of several considerations in determining whether an item or service is reasonable and necessary. These appraisals of evidence are applied to all interventions when making national coverage determinations. CMS could have convened a MedCAC which would have included mental health professionals, but CMS determined that its review of the evidence for VNS for TRD was sufficient and the MedCAC recommendations were not needed.

**Comment:**  
TRD is fatal and therefore VNS should be covered by Medicare. Also, VNS therapy saves lives like life-saving therapies in heart disease and cancer.

**Response:**  
CMS disagrees. Upon scrutiny, the VNS studies failed to provide convincing evidence of treatment effectiveness. The studies did not demonstrate illness resolution, nor were they designed to demonstrate a reduction in deaths. In fact, "The lifetime risk of completed suicide for people with major depressive disorder is estimated to be about 3.4%, with men having a risk of death of about 7% and women 1%." (Nierenberg et al., 2004) Furthermore, Goldsmith in 2002 states, "A fundamental understanding of the suicide process remains unknown, and national prevention efforts have not been successful." "Currently, no psychological test, clinical technique, or biological marker is sufficiently sensitive and specific to accurately assess acute prediction of suicide in an individual," (Goldsmith et al., 2002). Suicide is not currently known to be disease specific, as 95% of those with mental disorders do not complete suicide, and 10 percent of people who complete suicide do not have a diagnosed mental health disorder (Goldsmith et al., 2002). Goldsmith states, "Depressive symptoms can be reduced by medicines without reduction in suicidality. And psychotherapy can reduce suicide without significant changes in affective symptoms." Surprisingly, autopsy studies have shown that only 6-14 percent of depressed suicide victims had adequate treatment (Goldsmith et al., 2002). The best we can do now is to examine suicide in terms of risk. Two of the most common risk factors for suicide are depression and alcoholism, with 51 percent of suicide attempters having both (Goldsmith et al., 2002). Bipolar patients are also at increased risk, as are those with hopelessness (Valtonen et al., 2005). While suicide attempts are a risk for completed suicide, only a small fraction of suicide attempters eventually complete suicide (Kessler et al., 2005). It is difficult to judge the risk of suicide in a group of patients that are defined by abstract concept rather than evidence. Also, no published, peer reviewed evidence was presented to suggest that VNS therapy is life-saving.

**Comment:**  
A provider commented that the proposed decision memorandum-, the APA guidelines, and the VNS study all overlook the fact that a large number of treatment resistant depressions are, in fact bipolar.

**Response:** Interestingly, a large number of patient commenters were in fact admittedly bipolar. Unfortunately, the FDA statistical reviewer reported that the VNS D02 study had too few bipolar patients to draw any conclusions.

**Comment:**

VNS is a cure for depression. Positive coverage of VNS will enable patients to leave disability rolls.

**Response:** Other than patient and provider anecdotal reports, no evidence was presented to support these statements. The VNS studies did not show it to be a cure for depression. In the VNS manual, it is noted that it has not been determined to be curative. If there were evidence that VNS improved health outcomes for the Medicare beneficiaries, it would meet the evidentiary standard of reasonable and necessary. While anecdotal evidence was submitted by public commenters, the totality of the evidence is sufficient to conclude that VNS is not reasonable and necessary for the treatment of resistant depression.

**Comment:**

European studies show high efficacy.

**Response:** CMS disagrees. VNS is approved for depression in Canada and Europe. The only study in either Canada or Europe that was identified was Corcoran 2006, an open-label study in the UK of 11 patients which is too small to draw such sweeping conclusions.

**Comment:**

Many patients expressed interest in receiving VNS in place of ECT.

**Response:** There is no evidence that VNS therapy is a replacement for ECT.

**Comment:**  
Patients should have as many options as possible. Patients have no other options so there is no need for evidence that it works. Also, psychiatry is working towards evidence based medicine. In the meantime, proposed treatments should not be discarded. Rather than not cover VNS, it would be more appropriate to better define the standard treatment resistance that would qualify a patient for this treatment.

**Response:** After reviewing the evidence, CMS believes it is not clear which group of patients, if any, will experience a direct benefit due to this therapy regardless of creating a standard definition of treatment resistance. The use of a uniformly ineffective treatment might delay the use of effective treatment.

**Comment:**  
CMS gave no evidence of industry sponsorship other than the fact that Cyberonics sponsored the D02 study.

**Response:** Most journals require disclosure of financial interest that is published with the study, so this is available with copies of the articles. Cyberonics sponsorship was provided for D01, D02, D04, the D02/D04 comparison study. Financial sponsorship by Cyberonics in the form of funding support, consulting fees, and speaker's bureau is disclosed in Corcoran et al. 2006, Nahas et al., 2006, Sackeim et al., 2007, as well as other articles.

**Comment:**  
Medicare will save money as patients will be able to discontinue all medications.

**Response:** There is no evidence that patients will be able to discontinue all medications if they receive VNS therapy.

**Comment:**

VNS therapy is cost effective and will therefore save Medicare money. Medicare makes decisions based on cost.

**Response:** CMS does not consider costs or cost-effectiveness in its national coverage determinations as outlined in the "Factors Considered when Making a National Coverage Determination" guidance document.

**Comment:**

Anecdotal reports are an important source of evidence.

**Response:** While anecdotal reports are appreciated, the methodological principles of study design that are used to assess the literature on a therapeutic or diagnostic item or service for specific conditions can be found in Appendix A. Less weight is given to anecdotal reports. These principles are applied to all interventions that are reviewed for national coverage determinations.

**Comment:**

An industry market research and management consulting firm commented, "These new technologies are entering a health care policy environment where the standards of evidence need to be re-evaluated to address the growing proportion of health care conditions that are chronic as opposed to acute; where processes for incorporating new technologies into commonly used treatment algorithms need to be developed; and where methodologies for determining which new treatments are efficacious and cost-effective."

**Response:** CMS evaluates many treatment modalities for a variety of chronic diseases and uses the same standard for all decisions.

**Comment:**

This treatment is currently FDA approved and Medicare covered for treatment in epilepsy patients. VNS is covered in epilepsy so it should be covered in depression. There is no reason to believe that the experience of seizure disorder patients will be different than those with depression. Also, approval of VNS for epilepsy and not for depression is discrimination against the mental health community. The data for epilepsy is much less robust than for depression.

**Response:**

National coverage determinations apply the reasonable and necessary standard, regardless of the disease or type of intervention. Currently, CMS covers VNS for epilepsy with certain limitations, based on an NCD that was issued in 1999.

Epilepsy and depression are different diseases, though some treatments may be similar. For instance, we would not treat seizures with antidepressants. Most patients with depression do not have seizures. As another example, some treatments are efficacious for both migraine headaches and hypertension, yet no one would construe that because a treatment is efficacious for hypertension that it is appropriate for migraines. Also, many other diseases are difficult to treat, and could possibly be called "treatment resistant," yet we do not consider them similar to each other simply because of this. Therefore, CMS disagrees that coverage for one indication should translate into coverage for a second unrelated indication.

**Comment:**

The procedure is minimally invasive.

**Response:** CMS disagrees. The procedure is invasive. The generator is surgically implanted in the left chest wall. The vagus nerve is closely associated with the carotid artery, the main blood supply to the brain. Surgery occurs next to the carotid artery in the carotid sheath.

**Comment:**

Proper diagnostic screening can determine which patients will be most likely to benefit from VNS.

**Response:** CMS disagrees. No diagnostic screening was brought to our attention that can improve the outcomes for VNS therapy.

**Comment:**

If you use the criteria of non-response to VNS as you have done, you must use the same criteria for most of the pharmaceuticals that have already been approved for insurance coverage.

**Response:** CMS uses the same criteria to determine which items and services are reasonable and necessary under Part A and Part B.

## **VIII. CMS Analysis**

National coverage determinations (NCDs) are determinations by the Secretary with respect to whether or not a particular item or service is covered nationally under title XVIII of the Social Security Act § 1869(f)(1)(B). In order to be covered by Medicare, an item or service must fall within one or more benefit categories contained within Part A or Part B, and must not be otherwise excluded from coverage. Moreover, with limited exceptions, the expenses incurred for items or services must be “reasonable and necessary for the diagnosis or treatment of illness or injury or to improve the functioning of a malformed body member.” § 1862(a)(1)(A).

CMS focused on this general question:

**Is the evidence sufficient to conclude that, in the Medicare population, vagus nerve stimulation will improve health benefits for individuals with treatment resistant depression?**

#### TRD Definition

Estimates are that 10 to 30% of patients with depression fail to respond to treatment (Cadieux, 1998). Nonresponse may come from a variety of causes or contributing conditions, including:

- pharmacokinetic or pharmacogenomic factors for which inter-individual variation is broad (Fleck and Horwath 2005);
- treatment adherence (“Depressed patients, who typically feel hopeless and lack motivation, often discontinue treatment. In one study, even when patient adherence was monitored through monthly telephone interviews, 53% of patients discontinued treatment within 6 months”) (Zajacka 2003);
- comorbid medical conditions that cause depression;
- comorbid psychiatric conditions;
- substance abuse;
- psychosocial conditions; and
- drugs that cause or worsen depression.

The published literature has varying definitions of treatment resistance, response, and remission; therefore, determining the number of people who are actually resistant to treatment remains difficult (Keller 2005). Lastly, inadequate treatment is common, with many patients being left undertreated and with residual symptoms. These patients are not treatment resistant. A strong need exists to improve quality in the area of treatment for depression (Zajecka 2003);(Kessler, Berglund et al. 2003).

VNS was initially hypothesized as being beneficial in depression when an improvement in mood was observed in some patients being treated for epilepsy with VNS therapy. In studies of MDD, it was hypothesized for use in patients with chronic or recurrent depression defined as patients who had failed two antidepressant treatments (treatment resistant depression). VNS was approved by the FDA for patients who had failed four antidepressant treatments. Additional requirements have been suggested, by the requestor, for coverage in those previously treated with or refused treatment with ECT or who have been previously hospitalized for depression.

These various indications that have been proposed for VNS illustrate that the term "treatment resistant depression" lacks a standard definition that has been scientifically validated, and appears to be subject to various interpretations. The National Clinical Practice Guideline for Depression in Primary and Secondary Care (2004) states an important point: "The term 'refractory depression', used to describe depression that has failed to respond to two or more antidepressants at an adequate dose for an adequate duration given sequentially, is not especially helpful. It does not take into account depressive subtypes, makes no distinction between treatment resistance, chronicity, relapse or recurrence, and fails to take into account what psychosocial factors may be preventing recovery or indeed whether the patient has had an adequate course of an appropriate psychotherapeutic treatment (Andrews & Jenkins, 1999)".

### D01 Trial

We reviewed a large body of evidence. We gave less weight to D01 since the effectiveness of treatments for depression cannot be conclusively judged from case series data, due to regression to the mean (the waxing and waning of symptoms), spontaneous remission (which is known to occur), and placebo response, which is known to be an important confounder in studies of antidepressants (Walsh, Seidman et al. 2002).

### D02 RCT

The well-designed, randomized controlled trial (D02) of 10 weeks (standard trial length for efficacy determination of an antidepressant medication) failed to demonstrate statistically significantly superior outcomes greater than sham treatment (15% versus 10%,  $p = 0.31$  (Fisher's exact)).

### D02 Observational Study

The D02 observational study (the continuation of the D02 randomized trial) did not include the 21 sham treated (placebo) patients whose HRSD scores improved so much that they did not meet the criteria to continue in the long-term phase, thus illustrating either the natural course of the disease, where symptoms wax and wane and there may be spontaneous remission, or the placebo effect. Walsh et al. noted in their review of placebo response in studies of major depression, "The length of randomized controlled trials has increased, and we found, as have others, that, the proportion of patients responding to placebo increases with trial length. Presumably, this association reflects both the cumulative effects of the nonspecific interventions inherent in clinical trials and a longer period during which spontaneous recovery could occur" (Walsh et al., 2002). Khan et al. in their examination of FDA data from randomized controlled trials concluded, "First, it strongly suggests that placebo-controlled trials are critical for evaluating the efficacy of treatment in this area. If clinical trial design manipulations can change symptom reductions from less than 27% in one trial to more than 61% in another, then certainly no absolute numerical cutoff will suffice for a determination of efficacy" (Khan, Detke et al. 2003). Less weight is given to studies in the area of depression that are not designed to guard against the placebo effect.

Other issues add to the difficulties with interpreting the D02 studies: inconsistent reporting of data between publications and FDA public documents; lack of rigor in patient selection; measures and endpoints that are clinically ambiguous; and concomitant adjustment of other treatments (D02 long-term study). Detailed inclusion/exclusion criteria were listed only in the FDA Clinical Memorandum. It is unclear why certain criteria were chosen, and some criteria appeared subject to broad interpretation. Inclusion criteria included: "...must have had an unsatisfactory response to at least two adequate trials of different classes of antidepressant medication, but not more than six, regardless of antidepressant category based on participant/family interviews, medical records, and, when available, pharmacy records" (Rush, Marangell et al. 2005). The attainment of antidepressant therapy history is questionable. In a recent study, the accuracy of patients recalling prior treatment with antidepressants revealed that about 80% remembered monotherapy correctly, while only 25% recalled augmentation therapy correctly (Posternak and Zimmerman 2003). A medical record review of Medicare patients receiving mental health services revealed many medical records were found to lack adequate documentation, with no documentation for billed visits in some cases (Office of Inspector General, 2001). In D01, other mood disorder treatments included "phototherapy and other types of alternative treatment (e.g., St. John's wort, flaxseed oil, and fish oil)."

It is not clear if the meaning of "regardless of antidepressant category" is similar between D01 and D02. It is not clear why the number of treatments was capped at six for inclusion. Patients with clinically significant suicide risk were excluded. Both criteria raise the question of what was intended by the study definition of treatment resistant depression. Using the various symptom scales for a total score to represent true patient benefit is problematic. The assumptions that these rating scales are based on have not been verified (Faravelli 2004). Response, remission, recovery, relapse and recurrence do not have standardized, empirical definitions and are subject to arbitrary interpretation. A recent article suggested, "The Task Force recommended that response criteria be met for 3 consecutive weeks to take into account error in the assessment of symptomatology and unstable symptomatic fluctuations. Requiring that response criteria be met for a reasonable period of time guards against miscategorizing transient improvement as a clinically significant benefit (i.e., a response)" (Rush, Kraemer et al. 2006). Significant confounding was introduced to the examination of results for the variable of interest when there was concurrent optimization of other treatments that may vary from site to site or clinician to clinician. With this random approach, one cannot be confident of which treatment, or combination of treatments, caused the clinical change.

#### D02/D04 Comparison Study

After the results of the randomized clinical trial were known, the D02/D04 comparison study was conceived (BCBS). In addition to the methodological issues of the D02 long-term phase mentioned above, these issues further limit the conclusions that can be drawn from any comparison of these two studies:

- Although both D02 and D04 were available to enroll subjects at similar time periods, almost all D04 patients entered after D02 was closed for enrollment (FDA Clinical Memorandum). Only 10 D04 patients enrolled while D02 was open. The FDA Clinical Memorandum stated that patient expectation for participating in an investigational study for a new therapy may have been greater than for participation in the standard treatment study. Enhanced expectation in patients hoping to enter into treatment for a new therapy could lead to improved response in D02 as compared to D04, thus leading to a potential for selection bias.
- Uncertainty in poolability of results. 12 of 22 sites participated in both D02 and D04, one site in D04 only. Usual care may have been very different based on site, as it is known that the treatment of depression is variable. As an example, in a study by Niklson et al, treatment center did make a difference in outcome (Niklson and Reimnitz 1997).
- Inclusion and exclusion criteria are not the same, thus leading to a potential for selection bias.
- There was an imbalance between groups in the 17 measured baseline variables. More D02 patients had received ECT during their lifetimes, and more patients who received ECT during the current MDE. There were more patients in the D04 population with greater than 10 lifetime episodes of depression. This again introduces the potential for selection bias.
- A propensity score used 17 baseline variables attempting to balance baseline characteristics. Propensity scores can only adjust for observed covariates, unmeasured variables can not be accounted for. The groups may not be comparable on important unmeasured variables.
- The only measure (of five) to suggest a benefit in the D02 acute-phase trial (IDS-SR – a secondary measure) was chosen for the primary measure for the D02/D04 comparison, after results from the acute-phase trial were available. Choosing an outcome in this fashion can increase the risk for false positive results. The IDS-SR is a far less frequently used measure than the HRSD. The FDA statistical reviewer did not find good concordance between the HRSD-24 and the IDS-SR (FDA Statistical Summary Review).
- The authors used IDS-SR data in a repeated measure analysis attempting to compare the rate of improvement over time between the two treatments, instead of comparing the proportion of subjects that met their previous response criteria. It is unclear if this value represents real clinical improvement for the patient, or if the measured difference between the two slopes represents a true clinical difference for an individual patient. When surrogate outcomes of uncertain clinical significance are chosen by investigators in the design of a study, those outcomes are rarely useful in making a determination of reasonable and necessary.
- As the FDA statistical reviewer concluded, "No minimum clinically detectable difference in two slopes or mean HRSD-24 or IDS-SR was defined at the study design stage in order to estimate the required sample size with pre-specified power, type I error, estimated variability of the data, number of follow-up visits, and correlation among repeated measures." Post-hoc consideration of these design issues increases the risk for false positive results.
- Changes in antidepressant treatment were allowed in D02 and D04, so it is difficult to definitively attribute improvement to VNS. When an attempt was made using a censoring analysis employing a LOCF approach, the FDA did not find a statistically significant difference between D02 and D04, though the sponsor found otherwise. Unclear, inconsistent findings cloud interpretation of patient treatment results.
- No adverse medical events were reported in D04 making comparison of adverse events between the two groups impossible.
- The FDA statistical summary review stated, "Due to above statistical issues, it is unclear whether the effectiveness claim of D-02 over D-04 group has been demonstrated."

In summary, statistical manipulation of the results of the D02 and D04 studies does not compensate for a poorly designed study. Upon examination, the comparison of these two observational trials provides little evidence that a patient will experience a health benefit as a direct result of VNS therapy.

### Medicare Population

Demographics of patients in the D02 trial revealed a mean age of 46.3 years, with 97% of the participants listed as Caucasian. Comorbidities that can be commonly associated with depression, such as axis I (other than mood disorders), axis II comorbidities and general medical comorbidities, were not reported. It is unclear how results from trials of patients without reported significant comorbidities can be generalized to many clinical populations, including older adults in Medicare.

## **Conclusion**

CMS is cognizant of the significant concerns that have been expressed over our proposed decision. Patients with depression that is not responsive to standard treatments are looking for any answers that may improve their condition. While empathizing with these patients, we do not believe that the evidence we have reviewed is sufficient to conclude that VNS improves health outcomes in the Medicare population. Additionally, we are not convinced that the literature has clearly defined the treatment resistant group for whom VNS, if proved to be beneficial, might be indicated. The only well-designed trial did not demonstrate benefit. The observational studies have biases that make conclusions difficult.

A recent article in the New England Journal of Medicine states, "Clinicians cannot know for sure whether the VNS works for depression, but the best evidence available to date suggests that it doesn't," (Shuchman 2007). Similarly, a recent article that includes two of the primary authors of the FDA PMA trials states that there is a critical need for a clear demonstration of antidepressant efficacy (George, Nahas, et al., 2007).

Thus, while recognizing the requests from our public commenters, we have not been convinced that our proposed analysis and conclusions were incorrect. After a thorough review of the current evidence, CMS does not believe there is a treatment benefit directly attributable to VNS therapy for TRD and therefore it is not reasonable and necessary.

## **IX. Decision**

CMS has determined that there is sufficient evidence to conclude that vagus nerve stimulation is not reasonable and necessary for treatment of resistant depression. Accordingly, we are issuing the following national coverage determination:

Vagus nerve stimulation is not covered for treatment resistant depression.

[Appendices](#) [PDF, 300KB]

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<sup>1</sup> Psychomotor agitation or retardation is increased or decreased (respectively) bodily movement triggered by mental activity.

<sup>2</sup> Two mechanisms have been identified for the current antidepressant medications: inhibition of serotonin or norepinephrine reuptake transporters; and, inhibition of monoamine oxidase by monoamine oxidase inhibitors (Nestler et al., 2002). Interestingly, “several generations of research have failed to provide convincing evidence that depression is caused by abnormalities in the brain’s serotonin or norepinephrine systems” (Nestler et al., 2002).

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